| TKPR Name | Hours Worked | Billed Amt |
|---------------------|--------------|--------------------|
| Crane, Kristen | 3.9 | \$ 789.75 |
| Deibele, Darcy | 952.3 | \$ 370,955.70 |
| Dunn, Kara | 1.0 | \$ 202.50 |
| Flickinger, Jesse | 8.6 | \$ 3,599.10 |
| Fox, Gregory | 2.9 | \$ 1,813.95 |
| Freestad, Karin | 1.2 | \$ 313.20 |
| Hawkes, Peter | 2.4 | \$ 1,318.50 |
| Hosenpud, David G. | 1199.2 | \$ 755,093.40 |
| Johnson, Jenny | 2.5 | \$ 501.75 |
| Kiolbasa, Brian | 4.2 | \$ 2,343.60 |
| Kumar, Hari | 20.3 | \$ 10,413.90 |
| Lambert, Paul | 82.7 | \$ 51,687.50 |
| Lundeen, Emily | 3.1 | \$ 656.10 |
| Mares, Rebecca | 0.9 | \$ 344.25 |
| Martinez, Katherine | 0.5 | \$ 108.00 |
| Mathis, Melissa | 0.5 | \$ 72.00 |
| McBride, Ryan | 0.6 | \$ 383.40 |
| Mechling, Harlan | 47.0 | \$ 24,111.00 |
| Miao, Qingqing | 176.5 | \$ 83,526.00 |
| Miller, Daniel | 21.1 | \$ 8,131.05 |
| Molinoff, Sarah | 131.2 | \$ 50,184.00 |
| Murozono, Etsuko | 6.3 | \$ 1,134.00 |
| Schaer, Aaron | 1280.2 | \$ 629,892.45 |
| | 3949.1 | \$ 1,997,575.10 |

| TKPR# | TKPR Name | Title | 2020 | 2021 | 2022 | 2023 | 2024 |
|-------|---------------------|--------------------------|-----------|-----------|-----------|-----------|-----------|
| 3329 | Crane, Kristen | Research Analyst | - | \$ 202.50 | \$ 202.50 | - | - |
| 1991 | Deibele, Darcy | Sr. eDiscovery Paralegal | \$ 333.00 | \$ 351.00 | \$ 382.50 | \$ 409.50 | \$ 409.50 |
| 3194 | Dunn, Kara | Research Analyst | - | \$ 202.50 | - | - | - |
| 3614 | Flickinger, Jesse | Associate | - | - | - | - | \$ 418.50 |
| 2632 | Fox, Gregory | Shareholder | - | \$ 625.50 | - | - | - |
| 3471 | Freestad, Karin | Paralegal | - | - | - | \$ 261.00 | - |
| 2762 | Hawkes, Peter | Shareholder | \$ 544.50 | \$ 553.50 | - | - | - |
| 5068 | Hosenpud, David G. | Shareholder | \$ 616.50 | \$ 648.00 | \$ 648.00 | \$ 679.50 | \$ 615.00 |
| 3371 | Johnson, Jenny | Research Analyst | \$ 198.00 | \$ 202.50 | - | - | - |
| 2959 | Kiolbasa, Brian | Shareholder | - | - | - | \$ 558.00 | - |
| 3602 | Kumar, Hari | Associate | - | - | - | - | \$ 513.00 |
| 3276 | Lambert, Paul | Shareholder | \$ 625.00 | \$ 625.00 | \$ 625.00 | \$ 625.00 | \$ 625.00 |
| 3241 | Lundeen, Emily | Research Analyst | - | \$ 202.50 | \$ 216.00 | - | - |
| 3311 | Mares, Rebecca | Counsel to the Firm | \$ 382.50 | - | - | - | - |
| 3544 | Martinez, Katherine | Research Analyst | - | - | - | \$ 216.00 | - |
| 5522 | Mathis, Melissa | Project Assistant | - | - | \$ 144.00 | - | - |
| 2772 | McBride, Ryan | Shareholder | - | - | - | - | \$ 639.00 |
| 3612 | Mechling, Harlan | Associate | - | - | - | - | \$ 513.00 |
| 3172 | Miao, Qingqing | Shareholder | \$ 432.00 | \$ 459.00 | \$ 522.00 | \$ 570.00 | \$ 570.00 |
| 3557 | Miller, Daniel | Associate | - | - | \$ 378.00 | - | \$ 481.50 |
| 3415 | Molinoff, Sarah | Associate | - | \$ 382.50 | - | - | - |
| 3051 | Murozono, Etsuko | Paralegal | - | \$ 180.00 | - | - | - |
| 3226 | Schaer, Aaron | Associate/Shareholder | - | \$ 382.50 | \$ 441.00 | \$ 508.50 | \$ 558.00 |

Hosenpud dropped to \$615 on 7/1/23

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 6/9/2020 | 5068 | Hosenpud, David G. | 4.8 | \$2,959.20 | Telephone conference regarding client's litigation options and issues to address (.7); analysis of issues to be addressed in memorandum regarding case analysis and legal theories to pursue (.6); review critical documents forming the background facts of the dispute with AMCK (3.5) |
| 6/9/2020 | 3276 | Lambert, Paul | 2.8 | \$1,750.00 | Call with H. Diamond; review file documents and correspondence; call with D. Hosenpud; emails to D. Hosenpud; work on legal memo regarding AMCK dispute |
| 6/9/2020 | 3311 | Mares, Rebecca | 0.9 | \$344.25 | Telephone conference with David Hosenpud and Qingqing Miao to analyze causes of action related to COVID related lease deferrals and AMCK default notice |
| 6/10/2020 | 5068 | Hosenpud, David G. | 0.2 | \$123.30 | Conference telephone call re legal themes to address in AMCK litigation analysis memo |
| 6/10/2020 | 3276 | Lambert, Paul | 3.4 | \$2,125.00 | Research re AMCK dispute; work on memo; emails to B. Mares and D. Hosenpud; email to H. Diamond |
| 6/10/2020 | 3172 | Miao, Qingqing | 8.7 | \$3,758.40 | Continue to draft AMCK memo; analyze the NY laws and conduct further research on waiver, etc. |
| 6/11/2020 | 2762 | Hawkes, Peter | 0.5 | \$272.25 | Analysis and strategy with D. Hosenpud re potential claims relating to aircraft lease agreement termination |
| 6/11/2020 | 5068 | Hosenpud, David G. | 3.8 | \$2,342.70 | Review factual and legal analysis re potential claims against AMCK; revise same (3.2); further analysis and strategy re potential claims and recommendation to client (.6) |
| 6/11/2020 | 3276 | Lambert, Paul | 3.9 | \$2,437.50 | Work on AMCK memo; email to D. Hosenpud; review case emails to Q. Miao; email to H. Diamond |
| 6/12/2020 | 3276 | Lambert, Paul | 4.3 | \$2,687.50 | Email to D. Hosenpud; work on memo re AMCK case; review cases; calls with Q. Miao; email to H. Diamond; emails to Q. Miao |
| 6/12/2020 | 3172 | Miao, Qingqing | 5.3 | \$2,289.60 | Revise the memo; analyze the attorney's fees and jurisdiction questions; conduct further legal research on the issues; telephone call with D. Hosenpud re: federal court vs state court, attorney's fees through guarantee, etc.; telephone calls with P. Lambert re: research findings, NY rules regarding attorney's fees |
| 6/17/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Email to D. Hosenpud; review correspondence re AMCK dispute |
| 6/17/2020 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Email to J. Dempsey; analysis of AMCK account issues |
| 6/18/2020 | 5068 | Hosenpud, David G. | 0.3 | \$184.95 | Review AMCK's proposal to finance 3 aircraft to establish AMCK damages; telephone conference with P. Lambert re same |
| 6/18/2020 | 3276 | Lambert, Paul | 1.4 | \$875.00 | Calls with Q. Miao and S. Sashikumar re AMCK issues; work on draft email to J. O'Callahan; review LOI; calls with R. Fanning and S. Thwaytes |
| 6/19/2020 | 5068 | Hosenpud, David G. | 0.5 | \$308.25 | Revise email negotiating a business resolution to dispute with AMCK |
| 6/19/2020 | 3276 | Lambert, Paul | 1.8 | \$1,125.00 | Revise email to J. O'Callahan; email to J. Dempsey; calls with S. Thwaytes and R. Fanning; revise memo re AMCK case; emails to H. Diamond and S. Thwaytes; email to D. Hosenpud |
| 6/22/2020 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Calls with S. Thwaytes and H. Diamond re AMCK issues |
| 6/23/2020 | 5068 | Hosenpud, David G. | 0.1 | | Status update concerning negotiations with AMCK and alternative Lessor |
| 6/23/2020 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Call with D. Hosenpud; email to D. Hosenpud re AMCK issues |
| 7/2/2020 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Emails to H. Diamond and D. Hosenpud |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-------------|------|---------------------|--------|-------------|--|
| 0/40/2020 | 2276 | 1 | 1.1 | 6607.50 | T. |
| 8/19/2020 | 3276 | Lambert, Paul | 1.1 | \$687.50 | Telephone calls with H. Diamond and D. Hosenpud re letter to AMCK and complaint; review memo re possible |
| | | | | | litigation |
| 8/19/2020 | 3172 | Miao, Qingqing | 1.6 | \$691.20 | Telephone call with D. Hosenpud re AMCK complaint, |
| 5, 25, 2525 | | , | | , , , , , , | CISG issues, etc.; conduct further research to confirm the |
| | | | | | application of CISG; email exchanges with B. Nichols |
| | | | | | |
| 8/26/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Telephone call with D. Hosenpud re AMCK complaint |
| 8/27/2020 | 5068 | Hosenpud, David G. | 2.3 | | Review draft AMCK complaint and revise |
| 8/28/2020 | 5068 | Hosenpud, David G. | 3.3 | \$2,034.45 | Continue to revise AMCK complaint |
| 8/28/2020 | 3276 | Lambert, Paul | 0.3 | | Telephone call with H. Diamond re AMCK action |
| 8/30/2020 | 3172 | Miao, Qingqing | 6.3 | | Continue to revise the AMCK complaint |
| 9/1/2020 | 5068 | Hosenpud, David G. | 3.9 | | Review and revise complaint against AMCK |
| 9/1/2020 | 3172 | Miao, Qingqing | 5.8 | \$2,505.60 | Conference with P. Lambert re status of the complaint |
| | | | | | REDACTED; continue to revise the complaint; confer with D. Hosenpud re revisions to the complaint; conduct |
| | | | | | further research on anticipatory breach |
| 9/2/2020 | 3276 | Lambert, Paul | 2.8 | \$1.750.00 | Work on cover letter to AMCK; review cases; work on |
| 3/2/2020 | 3270 | Lambert, radi | 2.0 | Ψ1,730.00 | draft complaint |
| 9/2/2020 | 3276 | Lambert, Paul | 1.5 | \$937.50 | Work on AMCK complaint; email to Q. Miao; call with Q. |
| , , | | , | | • | Miao and D. Hosenpud |
| 9/2/2020 | 3172 | Miao, Qingqing | 4.9 | \$2,116.80 | Conference with D. Hosenpud re revisions to the |
| | | | | | complaint; continue to revise the complaint |
| 9/3/2020 | 5068 | Hosenpud, David G. | 1.1 | \$678.15 | Strategy re revisions to complaint; review complaint |
| | | | | | edits, revise same |
| 9/3/2020 | 3276 | Lambert, Paul | 1.8 | \$1,125.00 | Telephone call with M. Miao; further edits to AMCK |
| | | | | | Complaint; emails to D. Hosenpud; emails to H. Diamond |
| 9/3/2020 | 3172 | Miao, Qingqing | 0.1 | \$43.20 | Conference with D. Hosenpud re revisions to the |
| | | | | | complaint; continue to revise the complaint |
| 9/3/2020 | 3172 | Miao, Qingqing | 2.4 | \$1,036.80 | Conference with P. Lambert re revisions to the |
| | | | | | complaint; continue to revise the complaint; revise the |
| 2/17/2222 | | | | * | complaint |
| 9/17/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Emails to H. Diamond and D. Hosenpud; review |
| 9/29/2020 | 5068 | Hosenpud, David G. | 1.5 | ¢024.7E | correspondence and draft complaint Prepare for conference call with P. Lambert, J. Dempsey |
| 9/29/2020 | 3008 | noseripuu, Daviu G. | 1.5 | 3924.73 | Frontier CFO; H. Diamand Frontier GC re AMCK demand |
| | | | | | letter and complaint; telephone conference call re same |
| | | | | | letter and complaint, telephone comercine came same |
| 9/29/2020 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Telephone call with J. Dempsey, H. Diamond and D. |
| | | | | | Hosenpud re AMCK litigation and demand; call with D. |
| | | | | | Hosenpud; telephone call with S. Sashikumar re damages |
| | | | | | calculations |
| 10/8/2020 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Telephone call with H. Diamond re AMCK dispute; email |
| | | | | | to Q. Miao re same |
| 10/13/2020 | 3276 | Lambert, Paul | 0.2 | | Email to D. Hosenpud re AMCK dispute |
| 10/14/2020 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Email to H. Diamond re AMCK; review revision in letter |
| | | | | | to AMCK General Counsel; telephone call with H. |
| 10/15/2020 | 2276 | Lamabart David | 0.2 | ¢107.50 | Diamond |
| 10/15/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Emails to D. Hosenpud and S. Muir re AMCK supporting information |
| 10/19/2020 | 3276 | Lambert, Paul | 0.2 | \$125 00 | Review correspondence re AMCK dispute |
| 11/2/2020 | 3276 | Lambert, Paul | 0.2 | | Email to H. Diamond; email to D. Hosenpud; review |
| 11, 2, 2020 | 32,0 | | 0.0 | Ç3, 3.00 | complaint re damages |
| 11/10/2020 | 5068 | Hosenpud, David G. | 0.3 | \$184.95 | Telephone conference with N. Binder local counsel re |
| | | | | | case and filing of the complaint. |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--------------|------|----------------------|--------|------------|--|
| 11/10/2020 | 3276 | Lambert, Paul | 1.1 | \$687.50 | Telephone calls with H. Diamond, D. Hosenpud and Q. |
| | | | | | Miao; emails to H. Diamond; telephone call with S. |
| | | | | | Sashikumar; email to D. Hosenpud |
| 11/11/2020 | 5068 | Hosenpud, David G. | 1.9 | | Review and revise complaint |
| 11/11/2020 | 3172 | Miao, Qingqing | 0.3 | \$129.60 | Email exchanges with D. Hosenpud re the status of |
| | | | | | aircraft placement and draft complaint |
| 11/12/2020 | 5068 | Hosenpud, David G. | 2.6 | | Further revisions to the complaint |
| 11/12/2020 | 3172 | Miao, Qingqing | 1.7 | \$734.40 | Telephone calls with D. Hosenpud et al. re revisions to |
| | | | | | the complaint; revise the complaint sections relating to |
| | | | | | the guarantee claims; review and revise the updated complaint |
| 11/13/2020 | 5068 | Hosenpud, David G. | 1.0 | \$616.50 | Analysis of damage allegations REDACTED (.3); final |
| 11/13/2020 | 3008 | Tioseripuu, Daviu G. | 1.0 | Ç010.50 | revisions to complaint (.5) correspondence with local |
| | | | | | counsel re complaint and filing (.2) |
| 11/13/2020 | 3276 | Lambert, Paul | 1.7 | \$1,062,50 | Calls with D. Hosenpud and S. Sashikumar; review |
| 12/10/2020 | 02.0 | 2420.0, 1 44. | | ¥2,002.00 | complaint; email to D. Hosenpud |
| 11/16/2020 | 5068 | Hosenpud, David G. | 0.4 | \$246.60 | Correspondence with co-counsel re filing complaint (.1); |
| , ,, , | | | | , | draft corporate disclosure statement and provide to co- |
| | | | | | counsel for filing (.3) |
| 11/17/2020 | 5068 | Hosenpud, David G. | 2.1 | \$1,294.65 | Review and revise co-counsel's edits to the complaint |
| | | | | | (1.1); confer with co-counsel re changes (.8); analysis of |
| | | | | | service of process on Accipiter and Vermillion based on |
| | | | | | Guarantees (.2) |
| 11/17/2020 | 3172 | Miao, Qingqing | 1.5 | \$648.00 | Telephone call with D. Hosenpud re revising the |
| | | | | | complaint; email exchange with P. Lambert et al. re |
| | | | | | service of process of the guarantors |
| 11/18/2020 | 5068 | Hosenpud, David G. | 2.4 | \$1,479.60 | Review summonses for service on defendants (.3); |
| | | | | | correspondence with local counsel re third claim for |
| | | | | | relief and filing summons and complaint today. (,2); |
| | | | | | review existing document record and analyze document |
| | | | | | requests to propound following the court ordered Rule |
| | | | | | 26 conference (1.5); determine witness interviews (.4) |
| 11/18/2020 | 3172 | Miao, Qingqing | 2.4 | \$1,036.80 | Telephone calls with D. Hosenpud re revising the |
| | | | | | complaint, litigation strategy, key witnesses, and next |
| | | | | | step; email exchange with P. Lambert et al. re service of |
| | | | | | process of the guarantors |
| 11/19/2020 | 5068 | Hosenpud, David G. | 0.6 | \$369.90 | Correspondence with co-counsel re Judge Analisa Torres; |
| | | | | | review J. Torres individual practice guidelines |
| 11/19/2020 | 3276 | Lambert, Paul | 0.7 | \$437.50 | Review and revise litigation hold notices; email to H. |
| | | | | | Diamond; email to D. Hosenpud |
| 11/19/2020 | 3172 | Miao, Qingqing | 3.2 | \$1,382.40 | Draft preservation notice and litigation hold memos; |
| | | | | | continue to organize the email and record files; |
| | | | | | telephone call with P. Lambert re revising the |
| 11/20/2020 | 5000 | | 0.1 | 464.65 | preservation notice and memos; draft cover email |
| 11/20/2020 | 5068 | Hosenpud, David G. | 0.1 | | Correspondence with client re ESI preservation. |
| 11/20/2020 | 3276 | Lambert, Paul | 0.4 | • | Emails to H. Diamond and D. Hosenpud |
| 11/20/2020 | 3172 | Miao, Qingqing | 3.2 | \$1,382.40 | Telephone call with D. Hosenpud re expert, strategy, jury |
| | | | | | trial, etc; conduct research regarding the parent |
| | | | | | company of AMCK; review the mid-year report of |
| | | | | | AMCK's parent company to collect useful information that would help establish Frontier's claims; email |
| | | | | | exchanges with D. Hosenpud re notable fact findings, |
| | | | | | expert suggestions, etc |
| 11/23/2020 | 5068 | Hosenpud, David G. | 0.5 | \$308.25 | Analysis and strategy re potential admissions in AMCK |
| 11, 23, 2020 | 5000 | | 0.5 | 7300.23 | Parent corporations 2020 interim report and financial |
| | | | | | articles |
| | | L | 1 | | a. c.o.oo |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------------------|--------------|--------------------------------------|------------|------------|--|
| | | | | | |
| 11/23/2020 | 3371 | Johnson, Jenny | 1.0 | \$198.00 | Using public records databases, PitchBook, BvD Orbis, Bloomberg, and open web, search for telephone numbers for Vermillion Aviation (Two) Limited or Accipiter Investments Aircraft 4 Limited, for T. Garcia |
| 11/23/2020 | 3172 | Miao, Qingqing | 4.9 | \$2,116.80 | Telephone call with D. Hosenpud re expert, strategy, jury trial, etc.; conduct research regarding the parent company of AMCK; review the financial statements (2019 and 2020) of AMCK's parent company to further analyze strategy; continue to review and analyze additional news articles and available information about AMCK's parent company; telephone call with D. Hosenpud re strategy and additional information; email exchange with D. Hosenpud re summary of findings and key points for discovery |
| 11/24/2020 | 5068 | Hosenpud, David G. | 0.6 | \$369.90 | Analysis of Shareholder representations in 2020 Interim report to potentially challenge representations made by AMCK to Frontier during lease deferral negotiations (.4); phone conference with co-counsel re J. Torres (.2) |
| 11/24/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Telephone call with D. Hosenpud; review correspondence |
| 11/24/2020 | 3172 | Miao, Qingqing | 0.5 | \$216.00 | Email exchanges with D. Hosenpud re additional information to consider regarding Frontier's position |
| 12/1/2020 | 5068 | Hosenpud, David G. | 1.2 | \$739.80 | Correspondence with opposing counsel re telephone conference to discuss service and potential extension (.2); further analysis of potential discovery to propound (,7); review court's civil case management plan re discovery, ADR, depositions, expert discovery (.3) |
| 12/1/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Telephone call with R. Fanning re AMCK dispute; email to D. Hosenpud |
| 12/1/2020 | 3172 | Miao, Qingqing | 1.7 | \$734.40 | Telephone call with D. Hosenpud re further information regarding the loan facility, timeline, etc.; conduct further research on information regarding loan facility and AMCK's operational status |
| 12/2/2020 | 2762 | Hawkes, Peter | 0.6 | | Telephone conference with opposing counsel to discuss case scheduling and related matters |
| 12/2/2020 | 5068 | Hosenpud, David G. | 4.4 | | Draft RFP; telephone conference with opposing counsel re extension and court procedures |
| 12/2/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Emails to H. Diamond and D. Hosenpud re AMCK dispute |
| 12/2/2020 | 3172 | Miao, Qingqing | 1.3 | \$561.60 | Telephone call with D. Hosenpud re request for production and the proper time scope; |
| 12/3/2020 | 5068 | Hosenpud, David G. | 0.9 | | Preliminary preparation of first RFP (.5) review correspondence from opposing counsel re requested extension (.1); Correspondence with client re status of service, extension request, preparation of discovery and internal interviews (.3) |
| 12/4/2020 | 1991 | Deibele, Darcy | 0.3 | \$99.90 | Review court's preferences particularly re discovery deadlines |
| 12/4/2020 12/4/2020 | 5068 3172 | Hosenpud, David G. Miao, Qingqing | 1.9 4.5 | | Analysis of possible MAC defense Conduct legal research regarding NY law on MAC and its impact on Frontier's claims; draft summary of research findings |
| 12/8/2020 | 5068 | Hosenpud, David G. | 1.5 | | Draft first Request for Production |
| 12/8/2020 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Emails to Q. Miao and D. Hosenpud re AMCK litigation; telephone call with R. Fanning re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--------------|------|--------------------|--------|----------------|--|
| 12/8/2020 | 3172 | Miao, Qingqing | 0.7 | \$302.40 | Continue to review background information to search for |
| 12/0/2020 | 3172 | iviido, Qiligqilig | 0.7 | 7302.40 | information and data that could help develop discovery |
| | | | | | requests; email exchange with D. Hosenpud et al. re |
| | | | | | additional information discovered about AMCK parent |
| | | | | | company's state of the company meeting |
| 10/0/0000 | | | | | |
| 12/9/2020 | 5068 | Hosenpud, David G. | 2.0 | \$1,233.00 | Additional fact development for first request for production |
| 12/11/2020 | 5068 | Hosenpud, David G. | 0.3 | \$184.95 | Review information re Judge Louis Stanton's individual |
| | | | | | practice requirements and pre-trial order |
| 12/14/2020 | 3172 | Miao, Qingqing | 0.9 | \$388.80 | Telephone call with D. Hosenpud re framework |
| | | | | | agreement history and RFP relating to deferral requests; |
| | | | | | search and review additional background and news |
| | | | | | materials regarding the parent company, etc.; email |
| 12/18/2020 | 5068 | Hosenpud, David G. | 0.5 | \$308.25 | exchange with D. Hosenpud re RFP Correspondence with client re scheduling interviews |
| 12/18/2020 | 3276 | Lambert, Paul | 0.4 | | Telephone call with R. Fanning and D. Hosenpud re |
| 12, 13, 1313 | 02/0 | 2420.0) . 44. | | Ψ200.00 | AMCK litigation |
| 12/21/2020 | 5068 | Hosenpud, David G. | 1.2 | \$739.80 | Telephone conference with R. Fanning re background |
| | | | | | facts, conversations, text messages with AMCK |
| 12/22/2020 | 1991 | Deibele, Darcy | 0.5 | \$166.50 | E-mail exchanges with D. Hosenpud and Lighthouse re |
| | | | | | conflict check, potential collection in Colorado; respond |
| | | | | | to D. Hosenpud question re text message collections |
| 12/22/2020 | 5068 | Hosenpud, David G. | 1.6 | \$986.40 | Review text messages between R. Fanning and Jane |
| | | | | | O'Callaghan of AMCK (1.1); draft additional requests for |
| | | | | | production based on the text communications from |
| | | | | | AMCK(.5) |
| 12/22/2020 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Telephone call with R. Fanning regarding AMCK litigation |
| 12/28/2020 | 5068 | Hosenpud, David G. | 0.4 | \$246.60 | Phone conference with S. Sashikumar re dealings with |
| | | | | | AMCK REDACTED |
| 1/4/2021 | 5068 | Hosenpud, David G. | 0.3 | | Review court scheduling order and individual practices |
| 1/5/2021 | 3276 | Lambert, Paul | 0.3 | \$187.50 | Telephone call with R. Fanning; email to D. Hosenpud re AMCK litigation |
| 1/6/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Emails to H. Diamond and D. Hosenpud; call with R. |
| | | · | | | Fanning re AMCK litigation |
| 1/6/2021 | 3415 | Molinoff, Sarah | 0.7 | \$267.75 | Telephone conference with D. Hosenpud re case |
| 1/7/2021 | 2276 | Lamahamt Davil | 0.5 | ¢242.50 | materials |
| 1/7/2021 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Telephone call with R. Fanning; email to H. Diamond re AMCK litigation |
| 1/8/2021 | 3415 | Molinoff, Sarah | 1.6 | \$612.00 | Review complaint |
| 1/11/2021 | 3415 | Molinoff, Sarah | 5.0 | \$1,912.50 | Review framework agreement and lease agreement |
| 1/18/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Conduct legal research re waiver of rights under contract |
| 1/19/2021 | 3415 | Molinoff, Sarah | 0.3 | \$114.75 | Conduct legal research on contract claim |
| 1/21/2021 | 3415 | Molinoff, Sarah | 3.8 | \$1,453.50 | Conduct legal research on contract claim; telephone |
| . (0 - 1-) | | | | | conference with D. Hosenpud re same |
| 1/22/2021 | 3415 | Molinoff, Sarah | 0.6 | | Conduct legal research on contract claim |
| 1/24/2021 | 1991 | Deibele, Darcy | 0.1 | \$35.10 | Respond to D. Hosenpud e-mail re telephone collection |
| 1/25/2021 | 1991 | Deibele, Darcy | 0.1 | \$35.10 | E-mail exchange with Lighthouse re collecting cell |
| 1/25/2024 | 2276 | Laurhant D. J. | 0.0 | 4562.52 | telephone |
| 1/26/2021 | 3276 | Lambert, Paul | 0.9 | \$562.50 | Review correspondence from Wells Fargo; conference |
| | | | | | call with D. Hosenpud re AMCK litigation |

| 1/26/2021 3172 Milao, Qingqing 5.3 52,432.70 Confer with P. Lambert, D. Hosenpud re litigation strategy, etc.; conduct research on the claims on Wells Fargo as 07, additional claims, case regarding fraud/negligent this presentation, entail exchange with 1. Phosenpud re the same of the collection of the co | Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---|-----------|------|---------------------------------------|--|---------------------|---|
| | 1/26/2021 | 3172 | Miao, Qingqing | 5.3 | \$2,432.70 | Confer with P. Lambert, D. Hosenpud re litigation |
| 1/27/2021 1991 Delbele, Darcy 0.3 \$105.30 Telephone conference with D. Hosenpud re cell phone 1/27/2021 3415 Mollinoff, Sarah 3.8 \$1,455.50 Conduct legal research on opposition motion 1/28/2021 1991 Delbele, Darcy 0.4 \$140,40 Telephone conference with D. Hosenpud re cell phone 1/28/2021 1991 Delbele, Darcy 0.4 \$140,40 Telephone conference with K. Beatty and S. Hanson 1/28/2021 3276 Lambert, Paul 0.2 \$125,000 Email to D. Hosenpud re MACK litigation 1/28/2021 3415 Mollinoff, Sarah 7.1 \$2,715,75 Conduct legal research on opposition motion 1/29/2021 1991 Delbele, Darcy 0.2 \$70,201 Conduct legal research on opposition motion 1/29/2021 1991 Delbele, Darcy 0.2 \$70,201 Conduct legal research on opposition motion 1/29/2021 3991 Delbele, Darcy 0.2 \$70,201 Conduct legal research on opposition motion 1/29/2021 3276 Hosenpud, David G. 0 \$648,00 Review legal analysis regarding AMCK waiver of payment decided with the payment of the payme | | | | | | strategy, etc.; conduct research on the claims on Wells |
| 1/27/2021 1991 Deibele, Darcy 0.3 \$105.30 Telephone conference with D. Hosenpud re cell phone collection; e-mail exchange with Lighthouse re same 1/27/2021 3415 Molinoff, Sarah 3.8 \$1,455.50 Conduct legal research on opposition motion 1/28/2021 2276 Lambert, Paul 0.2 \$125.00 Email to D. Hosenpud re AMCK litigation 1/28/2021 3415 Molinoff, Sarah 7.1 \$2,715.75 Conduct legal research on opposition motion 1/29/2021 1991 Deibele, Darcy 0.2 \$70.20 Coordinate collection of R. Fanning cell phone 1/29/2021 1991 Deibele, Darcy 0.2 \$70.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding AMCK waiver of payment deadlines giving rise to alleged default (-4); review motion to dismiss and analyze arguments. (.5); correspondence with R. Fanning recliption of cell phone text messages (.1) 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft opposition motion 1/30/2021 3415 Molinoff, Sarah 3.2 2.1224.00 Doraft opposition motion 1/30/2021 3415 Molinoff, Sarah 3.2 3.1224.00 Doraft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 3.1224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 3.1224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 3.1224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 3.1224.00 Draft opposition motion 3.1224.00 | | | | | | Fargo as OT, additional claims, case regarding |
| 1/27/2021 | | | | | | fraud/negligent mis presentation; email exchange with |
| Collection; e-mail exchange with Lighthouse re same 1/27/2021 3415 Molinoff, Sarah 3.8 51,453.50 Conduct legal research on opposition motion 1/28/2021 3276 Lambert, Paul 0.2 5125.00 Email to D. Hosenpud re Same 1/28/2021 3415 Molinoff, Sarah 7.1 52,715.75 Conduct legal research on opposition motion 1/29/2021 1991 Deibele, Darcy 0.2 570.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding AMCK waiver of payment deadlines giving rate to alleged default (4); review motion to dismiss and sanetyre arguments. (5); correspondence with R. Fanning recollection of cell phone extremessages. (1) 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 3.2 51,224.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft proposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion Draft opposition brief; review Draft opposition motion Draft opposition motion Draft opposition brief; Draft oppos | | | | | | D. Hosenpud re the same |
| Collection; e-mail exchange with Lighthouse re same 1/27/2021 3415 Molinoff, Sarah 3.8 51,453.50 Conduct legal research on opposition motion 1/28/2021 3276 Lambert, Paul 0.2 5125.00 Email to D. Hosenpud re Same 1/28/2021 3415 Molinoff, Sarah 7.1 52,715.75 Conduct legal research on opposition motion 1/29/2021 1991 Deibele, Darcy 0.2 570.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding AMCK waiver of payment deadlines giving rate to alleged default (4); review motion to dismiss and sanetyre arguments. (5); correspondence with R. Fanning recollection of cell phone extremessages. (1) 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 3.2 51,224.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft proposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 52,409.75 Draft opposition motion Draft opposition brief; review Draft opposition motion Draft opposition motion Draft opposition brief; Draft oppos | 1/27/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | |
| 1/27/2021 3415 Molinoff, Sarah 3.8 \$1,453.50 Conduct legal research on opposition motion 1/28/2021 1991 Deibele, Darcy 0.4 \$140.40 Telephone conference with K. Beatty and S. Hanson re cell phone conference with K. Beatty and S. Hanson re cell phone conference with K. Beatty and S. Hanson re cell phone conference with K. Beatty and S. Hanson re cell phone conference with K. Beatty and S. Hanson re cell phone conference with K. Beatty and S. Hanson re cell phone conference with R. Beatty and S. Hanson re cell phone conference with S. Beatty and S. Hanson re cell phone conference with S. Beatty and S. Hanson re cell phone conference with S. Beatty | | | | | | |
| 1/28/2021 1991 Deibele, Darcy 0.4 \$140.40 Telephone conference with K. Beatty and S. Hanson receil phone collection process; e-mail D. Hosenpud resame 1/28/2021 3276 Lambert, Paul 0.2 \$125.00 Email to D. Hosenpud re AMCK litigation 1/28/2021 3415 Mollnoff, Sarah 7.1 \$2,715.75 Conduct legal research on opposition motion 1/29/2021 1991 Deibele, Darcy 0.2 \$70.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding recollection of cell phone ext messages (1.1) 1/29/2021 3276 Lambert, Paul 0.6 \$375.00 Review legal analysis regarding recollection of cell phone text messages (1.1) 1/29/2021 3415 Mollnoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Mollnoff, Sarah 2.0 \$765.00 Draft opposition motion 1/31/2021 3415 Mollnoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/21/2021 3415 Mollnoff, Sarah 4.8 \$1,386.00 Draft opposition motion 2/23/2021 3415 Mollnoff, Sarah 4.8 \$1,386.00 Draft opposition motion 2/23/2021 3415 Mollnoff, Sarah 4.8 \$1,386.00 Draft opposition motion 2/24/2021 3415 Mollnoff, Sarah 5.6 \$2,142.00 Draft opposition motion 2/24/2021 3415 Mollnoff, Sarah 5.6 \$2,142.00 Draft opposition motion 2/24/2021 3415 Mollnoff, Sarah 5.6 \$2,142.00 Draft opposition motion Draft opposition motion 2/24/2021 3415 Mollnoff, Sarah 5.6 \$2,142.00 Draft opposition motion Draft opposition motion Draft opposition motion Draft opposition Draft opposition motion Draft opposition Draft opposition | 1/27/2021 | 3415 | Molinoff, Sarah | 3.8 | \$1,453.50 | |
| Cell phone collection process; e-mail D. Hosenpud re same 1/28/2021 3415 Mollinoff, Sarah 7.1 52,715.75 Conduct legal research on opposition motion 1/29/2021 1991 Deblee, Darcy 0.2 570.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 5648.00 Review legal analysis regarding AMCK waiver of payment deadlines giving rise to alleged default (.4); review motion to dismiss and analyze arguments. (.5); correspondence with R. Fanning re collection of cell phone text messages (.1) 1/29/2021 3276 Lambert, Paul 0.6 5375.00 Review motion in the day AMCK 1/29/2021 3415 Mollinoff, Sarah 1.7 5650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Mollinoff, Sarah 2.0 5765.00 Draft opposition motion 1/30/2021 3415 Mollinoff, Sarah 3.2 51,224.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 3.3 51,224.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 4.8 51,836.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 4.8 51,836.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 4.8 51,836.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion 2/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion; email with D. Hosenpud re 3/2/2021 3415 Mollinoff, Sarah 5.6 52,142.00 Draft opposition motion; email with D. Hosenpud re 3/2/2021 3415 Mollinoff, Sarah 5.5 33,564.00 Analysis of case law and review of all operative 3/ | | | | | | |
| | , -, - | | | | , | |
| 1/28/2021 3276 | | | | | | |
| 1/29/2021 | 1/28/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | |
| 1/29/2021 1991 Deibele, Darry 0.2 \$70.20 Coordinate collection of R. Fanning cell phone 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding AMCK waiver of payment 6eadlines giving rise to alleged default (4); review motion to dismiss and analyze arguments. (.5); correspondence with R. Fanning re collection of cell phone text messages (.1) 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/2/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition motion 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition motion Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3415 Molinoff, Sarah 5.6 \$2,376.00 Revise and annotate the response to motion for partial dismissal | | | | + + | | |
| 1/29/2021 5068 Hosenpud, David G. 1.0 \$648.00 Review legal analysis regarding AMCK waiver of payment deadlines giving rise to alleged default (4); review motion to dismiss and analyze arguments. (5): correspondence with R. Fanning re collection of cell phone text messages (1) 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 \$2,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 \$2,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 \$2,409.75 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 5068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal | | | | ļ | | |
| deadlines giving rise to alleged default (,4); review motion to dismiss and analyze arguments. (,5); correspondence with R. Fanning re collection of cell phone text messages (,1) | | | | | | |
| motion to dismiss and analyze arguments. (.5): correspondence with R. Fanning re collection of cell phone text messages (.1) 1/29/2021 3415 Molinoff, Sarah 1.7 S650.25 Draft memorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 5068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,442.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-yil lable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss in preparation for telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2). 1 Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2). 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.01 Telephone conference with D. posing counsel re extension of deadline to respond to motion to dismiss. | 1/25/2021 | 3000 | moscripad, bavia G. | 1.0 | 70-10.00 | |
| Correspondence with R. Fanning re collection of cell phone text messages (.1) 1/29/2021 3276 Lambert, Paul 0.6 \$375.00 Review motion filed by AMCK 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft memorandum on legal research on opposition motion motion motion motion motion 1/30/2021 3415 Molinoff, Sarah 3.2 \$765.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 5068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct firther research on theories to hold a non-part fluther research on theories to hold a non-part fluther research on theories to hold anon-part fluther research on theories to hold anon-part fluther research on theories to hold anon-part fluther part of the par | | | | | | |
| phone text messages (.1) 1/29/2021 3276 Lambert, Paul 0.6 \$375.00 Review motion filed by AMCK 1/29/2021 3415 Molinoff, Sarah 1.7 \$650.25 Draft remorandum on legal research on opposition motion 1/30/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft opposition motion 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 6.3 \$2,409.75 Draft opposition motion 2/2/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 5068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal dismissal motion same 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss and amonate the response to motion to dismiss seponse strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: motion to dismiss response to theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss in preparation for telephone call with opposing counsel (p.8); telephone conference with D. Hosenpud re response to motion to dismiss in preparation for telephone conference with D. Hosenpud re response conference with D. Hosenpud re reprocedural issues re motion to dismiss and amendment of complaint (p.2) \$2/8/2021 5068 Hosenpud, David G. 0.3 \$194.00 Revise opposition brief events on deadline to respond to motion to dismiss and amendment of complaint (p.2) \$2/8/2021 5068 Hosenpud, David G. 0.3 \$194.00 Revise opposition to motion to dismiss and amendment of | | | | | | |
| 1/29/2021 3276 Lambert, Paul 0.6 \$375.00 Review motion filed by AMCK | | | | | | · · |
| 1/29/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft memorandum on legal research on opposition motion | 1/20/2021 | 2276 | Lambart Davi | 0.6 | ¢27F 00 | · · · · · · · · · · · · · · · · · · · |
| motion 1/30/2021 3415 Molinoff, Sarah 2.0 \$765.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion 2/1/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion 2/3/2021 5068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response to rategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with poposing counsel re extension of deadline to respond to motion to dismiss. | - | | | t | | • |
| 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion | 1/29/2021 | 3415 | Molinoff, Saran | 1.7 | \$650.25 | |
| 1/31/2021 3415 Molinoff, Sarah 3.2 \$1,224.00 Draft opposition motion | 1/30/2021 | 3415 | Molinoff, Sarah | 2.0 | \$765.00 | Draft opposition motion |
| 2/1/2021 3415 Molinoff, Sarah 6.3 \$2,409.75 Draft opposition motion | | | | 3.2 | \$1,224.00 | Draft opposition motion |
| 2/2/2021 3415 Molinoff, Sarah 4.8 \$1,836.00 Draft opposition motion | | 3415 | | 6.3 | | † · · · · · · · |
| 2/3/2021 S068 Hosenpud, David G. 1.1 \$712.80 Preliminary review draft opposition to motion to dismiss | | | · · · · · · · · · · · · · · · · · · · | | | • |
| 2/3/2021 3415 Molinoff, Sarah 5.6 \$2,142.00 Draft opposition brief; telephone conference with D. Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise response to motion to dismiss. 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (no.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise response to motion to dismiss. 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | _, _, | | | | ** | , |
| Hosenpud re same 2/4/2021 3172 Miao, Qingqing 6.4 \$2,937.60 Revise and annotate the response to motion for partial dismissal 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise response to motion to dismiss. 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/3/2021 | 3415 | Molinoff, Sarah | 5.6 | \$2,142.00 | Draft opposition brief; telephone conference with D. |
| 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same | | | , | | . , | |
| 2/4/2021 3415 Molinoff, Sarah 2.7 \$1,032.75 Revise opposition motion; email with D. Hosenpud re same | 2/4/2021 | 3172 | Miao, Qingqing | 6.4 | \$2,937.60 | Revise and annotate the response to motion for partial |
| Same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMC litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| Same 2/5/2021 5068 Hosenpud, David G. 5.5 \$3,564.00 Analysis of case law and review of all operative agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMC litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/4/2021 | 3415 | Molinoff, Sarah | 2.7 | \$1,032.75 | Revise opposition motion; email with D. Hosenpud re |
| agreements to support response to motion to dismiss 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/5/2021 | 5068 | Hosenpud, David G. | 5.5 | \$3,564.00 | Analysis of case law and review of all operative |
| 2/5/2021 3276 Lambert, Paul 0.8 \$500.00 Telephone call with H. Diamond and D. Hosenpud re AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | agreements to support response to motion to dismiss |
| AMCK litigation status and opposition brief; review pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/5/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | |
| pleadings 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | , -, - | | | | , | |
| 2/5/2021 3172 Miao, Qingqing 2.5 \$1,147.50 Confer with D. Hosenpud re: motion to dismiss response strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| strategy and theories; conduct further research on theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/5/2021 | 3172 | Miao, Oingging | 2.5 | \$1.147.50 | 11 |
| theories to hold a non-party liable under a contract; email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | _, _, | | | | ¥ =/= · · · · · · · | 1 |
| email exchanges with D. Hosenpud re: the same 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| 2/7/2021 5068 Hosenpud, David G. 2.7 \$1,749.60 Revise response to motion to dismiss. 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| 2/7/2021 3415 Molinoff, Sarah 0.4 \$153.00 Revise opposition brief 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | leman exchanges with D. Hosenput re. the same |
| 2/8/2021 2762 Hawkes, Peter 1.3 \$719.55 Review complaint and motion to dismiss in preparation for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/7/2021 | 5068 | Hosenpud, David G. | 2.7 | \$1,749.60 | Revise response to motion to dismiss. |
| for telephone call with opposing counsel (0.8); telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/7/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Revise opposition brief |
| telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | 2/8/2021 | 2762 | Hawkes, Peter | 1.3 | \$719.55 | Review complaint and motion to dismiss in preparation |
| telephone conference with opposing counsel re scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | for telephone call with opposing counsel (0.8); |
| scheduling issues (0.3); telephone conference with D. Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| Hosenpud re procedural issues re motion to dismiss and amendment of complaint (0.2) 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| 2/8/2021 5068 Hosenpud, David G. 0.3 \$194.40 Telephone conference with opposing counsel re extension of deadline to respond to motion to dismiss. | | | | | | |
| extension of deadline to respond to motion to dismiss. | 2/8/2021 | 5068 | Hosenpud, David G | 0.3 | \$194.40 | |
| | _, _, _, | | 355 | 3.5 | Ψ 2 510 | |
| | 2/8/2021 | 3415 | Molinoff, Sarah | 4.6 | \$1.759.50 | |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 2/9/2021 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Draft motion to extend deadlines for opposition to |
| , , | | , , | | | motion to dismiss (.3); review and revise opposition brief (.7) |
| 2/9/2021 | 3172 | Miao, Qingqing | 3.4 | \$1,560.60 | Continue to revise the response to motion of partial dismissal |
| 2/9/2021 | 3415 | Molinoff, Sarah | 0.8 | \$306.00 | Email and teleconference with D. Hosenpud and Q. Miao re opposition brief |
| 2/10/2021 | 5068 | Hosenpud, David G. | 2.5 | \$1,620.00 | Prepare letter motion for extension of deadlines (.4); further revisions to opposition to motion to dismiss (2.1) |
| 2/10/2021 | 3172 | Miao, Qingqing | 1.0 | \$459.00 | Confer with D. Hosenpud et al. re: response strategies and legal theories |
| 2/10/2021 | 3415 | Molinoff, Sarah | 1.6 | \$612.00 | Teleconference with D. Hosenpud and Q. Miao re opposition brief; conduct legal research re same |
| 2/12/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to H. Diamond re AMCK litigation; email to D. Hosenpud |
| 2/15/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email update to H. Diamond; email to D. Hosenpud re AMCK matter |
| 2/16/2021 | 3415 | Molinoff, Sarah | 3.0 | \$1.147.50 | Revise opposition brief |
| 2/17/2021 | 3172 | Miao, Qingqing | 3.9 | | Continue to revise and annotate the motion response; |
| | | | | | conduct further research on the covenant of good faith and fair dealing claim |
| 2/17/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with D. Hosenpud and Q. Miao re opposition draft |
| 2/18/2021 | 5068 | Hosenpud, David G. | 1.8 | \$1,166.40 | Further revisions to opposition to motion to dismiss. |
| 2/18/2021 | 3172 | Miao, Qingqing | 2.5 | \$1,147.50 | Continue to revise and annotate the motion response; |
| | | | | | conduct further research on anticipatory breach and quiet enjoyment covenant |
| 2/18/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review edits to opposition brief |
| 2/19/2021 | 5068 | Hosenpud, David G. | 0.5 | \$324.00 | Audit letter response |
| 2/19/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Work on reply brief; email to D. Hosenpud |
| 2/19/2021 | 3415 | Molinoff, Sarah | 2.1 | \$803.25 | Revise opposition motion (2.0); telephone conference with D. Hosenpud and Q. Miao re same (0.1) |
| 2/21/2021 | 3415 | Molinoff, Sarah | 4.7 | \$1,797.75 | Revise opposition motion |
| 2/22/2021 | 5068 | Hosenpud, David G. | 1.1 | \$712.80 | Review of next draft of opposition to MTD for final comments/edits |
| 2/22/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Email to D. Hosenpud; telephone call with Q. Miao; review revised reply brief |
| 2/22/2021 | 3172 | Miao, Qingqing | 1.6 | \$734.40 | Continue to revise and annotate the motion response; conduct further research on motion to dismiss standard, etc. |
| 2/22/2021 | 3415 | Molinoff, Sarah | 2.2 | \$841.50 | Revise opposition brief (2.0); email with D. Hosenpud and Q. Miao re same (0.2) |
| 2/23/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Discussion re final revisions to opposition to MTD. |
| 2/23/2021 | 3276 | Lambert, Paul | 0.9 | | Review opposition brief |
| 2/23/2021 | 3172 | Miao, Qingqing | 1.1 | \$504.90 | Confer with D. Hosenpud et al. re: motion response and revisions; review H. Diamond's edits |
| 2/23/2021 | 3415 | Molinoff, Sarah | 1.3 | \$497.25 | Revise opposition brief |
| 2/24/2021 | 5068 | Hosenpud, David G. | 0.4 | | Telephone conference with Sharaf re argument in opposition to partial motion to dismiss (.2); analysis of information re cure payment timing and favorable inferences for case (.2); revise opposition to partial motion to dismiss (.4) |
| 2/24/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Telephone call with D. Hosenpud re reply memorandum |
| 2/24/2021 | 3172 | Miao, Qingqing | 0.9 | \$413.10 | Confer with D. Hosenpud et al. re: motion response and revisions; review H. Diamond's edits |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------------------|------|------------------------------------|--------|------------|--|
| 2/24/2021 | 3415 | Molinoff, Sarah | 1.4 | \$535.50 | Revise opposition brief and telephone conference with |
| | | , | | | D. Hosenpud and Q. Miao re same |
| 2/25/2021 | 3172 | Miao, Qingqing | 0.3 | \$137.70 | Revise and review motion response filing |
| 2/25/2021 | 3415 | Molinoff, Sarah | 3.1 | | Revise opposition brief and email and telephone |
| | | | | | correspondence with D. Hosenpud and Q. Miao re same |
| 2/26/2021 | 3329 | Crane, Kristen | 0.5 | \$101.25 | Review requested brief cites with Drafting Assistant and obtain a Westcheck report for cite checking for T. Garcia |
| 2/26/2021 | 3415 | Molinoff, Sarah | 0.9 | \$344.25 | Email and teleconference with D. Hosenpud and T. Garcia re finalizing opposition motion |
| 3/12/2021 | 3371 | Johnson, Jenny | 1.0 | \$202.50 | Using Westlaw, download full text of cases cited in |
| 2/12/2021 | 2/15 | Malinoff Carab | 0.2 | ¢76 F0 | briefs, for T. Garcia |
| 3/12/2021 | 3415 | Molinoff, Sarah Hosenpud, David G. | 0.2 | | Review Peoply amail client to come |
| 3/15/2021 | 5068 | ' ' | 0.3 | | Review Reply; email client re same. |
| 3/15/2021 | 3276 | Lambert, Paul Molinoff, Sarah | 0.8 | | Review pleadings; email to D. Hosenpud |
| 3/15/2021 | 3415 | Molinoti, Saran | 0.4 | \$153.00 | Email and telephone conference with D. Hosenpud re |
| 3/19/2021 | 3415 | Molinoff, Sarah | 0.6 | ¢220 E0 | reply motion Review local and individual rules for upcoming deadlines |
| 3/19/2021 | 3413 | Monitori, Saran | 0.6 | \$229.50 | |
| | | | | | and discovery conferences (0.5); email with D. Hosenpud |
| 2/22/2021 | 2276 | Lambart Davi | 0.7 | ¢427.50 | re same (0.1) |
| 3/23/2021 3/30/2021 | 3276 | Lambert, Paul | 0.7 | | Review correspondence and pleadings |
| 3/30/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email correspondence with Q. Miao re good faith claim |
| 5/5/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Review order; email to D. Hosenpud; call with R. Fanning |
| 5/5/2021 | 3172 | Miao, Qingqing | 0.3 | \$137.70 | Review the order denying the motion to dismiss |
| 5/5/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email with D. Hosenpud re Rule 26 conference |
| 5/5/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review order denying motion to dismiss |
| 5/6/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Email and telephone conference with D. Hosenpud and defendants' counsel re Rule 26 conference |
| 5/10/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to D. Hosenpud re discovery issues |
| 5/10/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email with D. Hosenpud re Rule 26 conference |
| 5/10/2021 | 3415 | Molinoff, Sarah | 1.0 | | Email and telephone conference with D. Hosenpud re |
| | | · | 1.0 | | Rule 26 conference |
| 5/12/2021 | 5068 | Hosenpud, David G. | 1.6 | \$1,036.80 | Prepare for and conduct Rule 25(f) conference. |
| 5/12/2021 | 3415 | Molinoff, Sarah | 1.0 | \$382.50 | Teleconference with D. Hosenpud and defendants' counsel re discovery and Rule 26(f) conferral |
| 5/12/2021 | 3415 | Molinoff, Sarah | 0.6 | \$229.50 | Telephone conference with D. Hosenpud re Rule 26 |
| E /47/2024 | 2404 | D Vara | 1.0 | ¢202.50 | conference |
| 5/17/2021 | 3194 | Dunn, Kara | 1.0 | \$202.50 | Locate resources on cross-border litigation and |
| | | | | | discovery, including discovery under the EU General |
| 5/40/2024 | 2445 | na di como | 0.4 | Ć452.00 | Data Protection Regulation, for D. Deibele |
| 5/19/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Email and telephone conference with D. Hosenpud re answers to complaint |
| 5/21/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to D. Hosenpud re AMCK status and discovery issues |
| 5/21/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Review answers to complaint |
| 5/24/2021 | 5068 | Hosenpud, David G. | 0.5 | | Prepare proposed case discovery/expert discovery |
| | 3000 | nosciipuu, buvia e. | 0.5 | | deadlines for case. |
| 5/24/2021 | 3415 | Molinoff, Sarah | 0.2 | | Email with D. Hosenpud re proposed deadlines |
| 5/25/2021 | 3415 | Molinoff, Sarah | 0.1 | | Review proposed schedule for discovery deadlines |
| 5/30/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review answer and counterclaims in preparation for drafting answer |
| 6/1/2021 | 3415 | Molinoff, Sarah | 1.6 | \$612.00 | Draft notice of withdrawal and answer to counterclaim |
| 6/2/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Review and revise answer to counterclaim |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--------------|------|---|--------|------------|---|
| | | | | | |
| 6/2/2021 | 3371 | Johnson, Jenny | 0.5 | \$101.25 | Using PACER, find example of motion for withdrawal of |
| | | | | | an attorney including accompanying declaration in the |
| 6/2/2021 | 3172 | Miss Oingaing | 0.3 | ¢127.70 | Southern district of New York, for S. Dubrule |
| 0/2/2021 | 31/2 | Miao, Qingqing | 0.5 | \$157.70 | Confer with P. Lambert re the deferral request letter; review files |
| 6/2/2021 | 3415 | Molinoff, Sarah | 1.2 | \$459.00 | Revise answer to counterclaim; telephone conference |
| | | , | | , | with D. Hosenpud re same |
| 6/3/2021 | 3415 | Molinoff, Sarah | 0.7 | \$267.75 | Revise answer to counterclaim |
| 6/4/2021 | 5068 | Hosenpud, David G. | 1.8 | \$1,166.40 | Review court order regarding rule 16 conference (.7); |
| | | | | | analysis of potential expert and field of expertise for |
| | | | | | case (.5); review and correspondence with Sharath re |
| | | | | | additional email data re payment reminders from AMCK |
| | | | | | to show course of dealing (.3); review revised answer (.3) |
| 6/4/2021 | 3172 | Miao, Qingqing | 3.7 | \$1,698.30 | Review answer and counterclaims; verify the factual |
| | | | | | assertions; email exchanges with S. Molinoff re factual |
| | | | | | assertions, accuracy and suggested response; confer |
| | | | | | with D. Hosenpud re expert witness topics and potential |
| 2/1/2221 | | | | 4 | experts |
| 6/4/2021 | 3415 | Molinoff, Sarah | 3.3 | \$1,262.25 | Revise answer to counterclaim; email with D. Hosenpud |
| 6/7/2021 | 5068 | Hosenpud, David G. | 1.1 | \$712.80 | resame Revise Answer to Counterclaim (.8); analysis of potential |
| 0,7,2021 | 3000 | Troscripad, Bavia G. | 1.1 | 7/12.00 | expert topics (.3) |
| 6/7/2021 | 3276 | Lambert, Paul | 0.6 | \$375.00 | Calls with D. Hosenpud; call with S. Thwaytes re experts |
| | | , | | · | in AMCK case |
| 6/7/2021 | 3415 | Molinoff, Sarah | 1.0 | \$382.50 | Revise answer to counterclaim; email with D. Hosenpud |
| | | | | | re same |
| 6/8/2021 | 5068 | Hosenpud, David G. | 0.5 | • | Final edits to answer to defendants' counterclaim |
| 6/8/2021 | 3172 | Miao, Qingqing | 1.5 | \$688.50 | Review and revise Frontier's answer to the counterclaims; confer with S. Molinoff, et al. re factual |
| | | | | | assertions, accuracy and suggested response |
| 6/8/2021 | 3415 | Molinoff, Sarah | 1.6 | \$612.00 | Revise answer to counterclaim; email and telephone |
| | | , | | , | conference with D. Hosenpud and Q. Miao re same |
| 6/9/2021 | 5068 | Hosenpud, David G. | 0.2 | \$129.60 | Correspondence with client re case status |
| 6/9/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Call with D. Hosenpud; email to S. Thwaytes re AMCK |
| | | | | | case |
| 6/9/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Finalize answer to counterclaim; telephone conference |
| 6/11/2021 | 5068 | Hosenpud, David G. | 1.4 | \$007.20 | with Q. Miao re docusigning Analysis of potential experts (.4); review expert |
| 0/11/2021 | 3008 | Hosenpuu, Daviu G. | 1.4 | \$907.20 | qualifications and contact the same (1.0) |
| 6/11/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Calls with D. Hosenpud and S. Thwaytes re AMCK case |
| 6/11/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email correspondence with D. Hosenpud re initial |
| | | | | | disclosures |
| 6/14/2021 | 5068 | Hosenpud, David G. | 0.8 | | Interview Tom Weir to potentially retain him as expert |
| 6/14/2021 | 3276 | Lambert, Paul | 1.0 | \$625.00 | Conference call with J. Weir and D. Hosenpud re expert |
| C /1 F /2021 | F0C9 | Hasanaud David C | 0.7 | ¢452.60 | witness testimony |
| 6/15/2021 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Review and analysis of initial disclosures (.5); correspondence with opposing counsel re case deadlines |
| | | | | | and extending the date for initial disclosures (.2) |
| | | | | | |
| 6/15/2021 | 3415 | Molinoff, Sarah | 1.8 | \$688.50 | Draft initial disclosures (1.4); email and telephone |
| | | | | | conference with D. Hosenpud re same (.4) |
| 6/16/2021 | 5068 | Hosenpud, David G. | 0.9 | | Work on initial disclosures |
| 6/16/2021 | 3172 | Miao, Qingqing | 0.3 | \$137.70 | Email exchange with D. Hosenpud re initial disclosure |
| 6/46/2021 | 2445 | Marking CC Co. 1 | | A 400 == | and identity of the potential witnesses |
| 6/16/2021 | 3415 | Molinoff, Sarah | 1.1 | \$420.75 | Revise scheduling order and initial disclosures; email |
| | | | | | with D. Hosenpud and Q. Miao re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 6/18/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to H. Diamond and S. Thwaytes |
| 6/21/2021 | 5068 | Hosenpud, David G. | 0.2 | | Correspondence with H. Diamond re expert communications |
| 6/22/2021 | 5068 | Hosenpud, David G. | 0.9 | \$583.20 | Review and revise joint proposed scheduling order (.4); telephone conference with expert (.5) |
| 6/22/2021 | 3415 | Molinoff, Sarah | 1.3 | \$497.25 | Revise and finalize proposed scheduling order and initial disclosures |
| 6/23/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Revise concise statement of issues in draft Joint Scheduling Order (.7); correspondence with opposing counsel re Joint Scheduling Order (.1) |
| 6/23/2021 | 3415 | Molinoff, Sarah | 0.7 | \$267.75 | Revise initial disclosures |
| 6/24/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with D. Hosenpud re initial disclosures |
| 6/25/2021 | 3415 | Molinoff, Sarah | 0.6 | \$229.50 | Revise pretrial scheduling order |
| 6/28/2021 | 3329 | Crane, Kristen | 0.4 | \$81.00 | Search for proposed joint scheduling orders before Judge Stantion in SDNY with Westlaw Dockets, Litigation Analytics and Pacer for S. Molinoff |
| 6/28/2021 | 5068 | Hosenpud, David G. | 1.2 | \$777.60 | Review AMCK revisions to Joint scheduling order; revise same |
| 6/28/2021 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Call with R. Fanning; call with D. Hosenpud and S. Sashikumar; email to D. Hosenpud |
| 6/28/2021 | 3172 | Miao, Qingqing | 0.2 | \$91.80 | Confer with D. Hosenpud re the date of execution of the Framework Agreement |
| 6/28/2021 | 3415 | Molinoff, Sarah | 1.5 | \$573.75 | Review exemplar pretrial orders in cases before Judge Stanton and revise pretrial order |
| 6/29/2021 | 5068 | Hosenpud, David G. | 0.1 | \$64.80 | Correspondence with opposing counsel re Joint Scheduling Order |
| 6/29/2021 | 3276 | Lambert, Paul | 0.6 | \$375.00 | Calls with R. Fanning; emails to H. Diamond and D. Hosenpud re AMCK case |
| 6/29/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Review defendants' initial disclosures |
| 6/30/2021 | 5068 | Hosenpud, David G. | 1.7 | \$1,101.60 | Conference call re strategy to respond to AMCK CFO text message(.5); further analysis re evidentiary use of text message (.1); telephone conference with expert Tom Weir re areas of testimony (.9); review revisions to Joint Scheduling order and propose additional edits (.2) |
| 6/30/2021 | 3276 | Lambert, Paul | 1.0 | | Call with J. Dempsey, H. Diamond, D. Hosenpud and R. Fanning |
| 6/30/2021 | 3415 | Molinoff, Sarah | 0.8 | | Review opposing counsel's revisions to pretrial order |
| 7/1/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Email with D. Hosenpud re civil case status conference |
| 7/2/2021 | 3415 | Molinoff, Sarah | 0.2 | | Review Judge Stanton's orders re civil case status conference |
| 7/6/2021 | 3172 | Miao, Qingqing | 1.2 | | Review and analyze the 2020 Annual Report released by AMCK's parent company; email exchange with D. Hosenpud et al. re information of interest from the Annual Report |
| 7/7/2021 | 5068 | Hosenpud, David G. | 7.9 | \$5,119.20 | Review pleadings; prepare for status conference hearing; travel to status conference hearing |
| 7/9/2021 | 5068 | Hosenpud, David G. | 2.5 | | Prepare for and appear at Rule 16 conference hearing; meeting with opposing counsel re settlement discussions |
| 7/10/2021 | 5068 | Hosenpud, David G. | 8.2 | \$5,313.60 | Review pleadings and draft discovery documents; travel from NY; review subpoenas |
| 7/12/2021 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Strategy re status conference and discovery to propound (.3); telephone conference with P. Lambert and R. Fanning re AMCK contact (.7) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------------|------|--------------------|--------|------------|---|
| | | | | | |
| 7/12/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Calls with H. Diamond and D. Hosenpud; conference; |
| | | | | | email to H. Diamond; telephone conference with R. |
| | | | | | Fanning and D. Hieu re AMCK settlement discussions |
| 7/12/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Telephone conference with D. Hosenpud re civil case |
| = / : = /=== : | | | | 400.00 | status conference and discovery requests |
| 7/12/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email with D. Hosenpud re witness subpoenas |
| 7/13/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review email correspondence with Q. Miao re AMCK |
| 7/14/2021 | 5068 | Hosenpud, David G. | 0.6 | 00 00c5 | report Correspondence with opposing counsel re discussions |
| 7/14/2021 | 3008 | nosenpuu, Daviu G. | 0.0 | 3300.0U | between clients; correspondence with client re same; |
| | | | | | analyze timing for and continue to prepare document |
| | | | | | discovery |
| 7/14/2021 | 3415 | Molinoff, Sarah | 3.0 | \$1,147.50 | Draft interrogatories and requests for production; review |
| | | | | | text message exchanges re rent deferrals |
| 7/15/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Revise interrogatories and requests for production; |
| | | | | | email correspondence with D. Hosenpud re same |
| 7/16/2021 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | Final review of propounded discovery; correspondence |
| | | | | | with client re lack of response from opposing counsel re |
| | | | | | discussions between principals |
| 7/16/2021 | 3415 | Molinoff, Sarah | 1.2 | \$459.00 | Revise and finalize requests for production and |
| | | | | | interrogatories; serve requests for production and |
| | | | | | interrogatories |
| 7/23/2021 | 5068 | Hosenpud, David G. | 1.2 | \$777.60 | Review AMCK's first RFP and First Set of Interrogatories |
| | | | | | (.7); correspondence with client re estimate of expert |
| | | | | | expense, propounded discovery, and gathering ESI (.3); |
| | | | | | correspondence with expert re topics for consideration |
| | | | | | and scheduling conference call re same (.2) |
| 7/23/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with LP team re discovery requests |
| 7/26/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email with T. Garcia re interrogatory responses |
| 7/26/2021 | 3415 | Molinoff, Sarah | 0.3 | | Conduct legal research on overseas depositions |
| 7/27/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review form interrogatory and document production |
| | | | | | responses |
| 7/28/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | Review court's website; email S. Molinoff re SDNY |
| | | | | | discovery practices |
| 7/28/2021 | 3415 | Molinoff, Sarah | 2.0 | | Conduct legal research on overseas depositions |
| 7/29/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | Confer with D. Hosenpud re discovery strategy, data to |
| | | | | | be collected; contact Lighthouse re its data security |
| 7/20/2021 | 2445 | | 2.5 | 4055.05 | standards and personnel in Denver |
| 7/29/2021 | 3415 | Molinoff, Sarah | 2.5 | \$956.25 | Conduct legal research on Hague Convention and |
| 8/2/2021 | 2/15 | Molinoff, Sarah | 2.4 | ¢019.00 | depositions; email with D. Hosenpud re same |
| 0/2/2021 | 3415 | Monitori, Saran | 2.4 | \$916.00 | Draft protective order; email with D. Hosenpud re protective order; email with deposition service |
| | | | | | companies re overseas depositions |
| 8/3/2021 | 3415 | Molinoff, Sarah | 0.8 | \$306.00 | Review price estimates for overseas deposition services; |
| 0/3/2021 | 3413 | Wiemieri, Saran | 0.0 | 7500.00 | email correspondence with overseas deposition service |
| | | | | | providers |
| 8/4/2021 | 5068 | Hosenpud, David G. | 1.2 | \$777.60 | Analysis of legal theory to compel CK Assets testimony |
| | | | | | based on its involvement in decision making regarding |
| | | | | | compliance with terms of 2020 Framework Agreement; |
| | | | | | review and revise protective order (.5) |
| 8/5/2021 | 1991 | Deibele, Darcy | 0.5 | \$175.50 | E-mail exchanges with E. Fiducia re data collection, |
| | | | | | security protocols; telephone conference with D. |
| | | | | | Hosenpud re vendor options; forward Lighthouse and |
| | | | | | Consilio information to D. Hosenpud |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---|--------------|------------------------------------|--------|----------------|--|
| 8/5/2021 | 5068 | Hosenpud, David G. | 0.6 | ¢200 00 | Phone conference with Consilio to discuss logistics for |
| 0/3/2021 | 3008 | nosenpuu, Daviu G. | 0.0 | 3300.0U | collection process and security protocols; |
| | | | | | correspondence with client re same. |
| 8/5/2021 | 3415 | Molinoff, Sarah | 0.1 | ¢29.75 | Email with D. Hosenpud re setting up database |
| 8/6/2021 | 5068 | Hosenpud, David G. | 0.1 | | Correspondence with ESI vendor and client CTO re |
| 0/0/2021 | 3008 | noselipuu, Daviu G. | 0.2 | \$129.60 | |
| 0/0/2021 | 2415 | Malinaff Carab | 0.2 | ¢7C F0 | coordinating ESI discovery Email with D. Hosenpud re document review database |
| 8/6/2021 8/7/2021 | 3415 3415 | Molinoff, Sarah Molinoff, Sarah | 0.2 | | · |
| 8/7/2021 | 3413 | Wollifori, Sarari | 0.7 | \$207.75 | Email with D. Hosenpud re remote deposition service companies |
| 8/8/2021 | 3415 | Molinoff, Sarah | 1.1 | \$420.75 | Draft responses to interrogatory requests |
| 8/9/2021 | 5068 | Hosenpud, David G. | 2.0 | | Review interrogatory responses (.4); Phone conference |
| | | | | | re e-discovery with Frontier and Consilio (1.1); analysis |
| | | | | | of discovery data to produce (.5) |
| 8/9/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Review file correspondence re discovery and issues; |
| | | , | | , | email to D. Hosenpud |
| 8/9/2021 | 3415 | Molinoff, Sarah | 1.7 | \$650.25 | Video conference with database service providers; |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | | 1 | 7 | telephone conference with D. Hosenpud re data |
| | | | | | collection and discovery responses |
| 8/11/2021 | 5068 | Hosenpud, David G. | 0.6 | \$388.80 | Revise Protective Order (.2); Phone conference with R. |
| 0/11/2021 | 3000 | nosciipaa, bavia G. | 0.0 | \$300.00 | Fanning re discovery (.4) |
| 8/11/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Telephone telephone call with R. Fanning; email to D. |
| 8/11/2021 | 3270 | Lambert, Faui | 0.4 | \$250.00 | Hosenpud; review file documents |
| 8/11/2021 | 3415 | Molinoff, Sarah | 0.4 | \$152.00 | Revise protective order; email with D. Hosenpud re same |
| 0/11/2021 | 3413 | iviolilion, Saran | 0.4 | Ç133.00 | nevise protective order, email with b. Hosenpud re same |
| 8/13/2021 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Correspondence with ESI vendor re data gathering time |
| | | | | | frame, and privilege communications. |
| 8/13/2021 | 3172 | Miao, Qingqing | 0.2 | \$91.80 | Email exchange with S. Molinoff re additional facts |
| | | | | | relating to the negotiations of LOI and the Framework |
| | | | | | Agreement |
| 8/13/2021 | 3415 | Molinoff, Sarah | 0.3 | \$114.75 | Email with Q. Miao re letter of intent and damages |
| | | | | | question |
| 8/16/2021 | 1991 | Deibele, Darcy | 0.2 | \$70.20 | Email exchanges re vendor selection, contract re same |
| 8/16/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Review interrogatory responses |
| 8/17/2021 | 1991 | Deibele, Darcy | 0.6 | \$210.60 | Email exchanges re transfer of R. Fanning data |
| 8/17/2021 | 5068 | Hosenpud, David G. | 0.6 | \$388.80 | Analysis of responses to interrogatories |
| 8/17/2021 | 3415 | Molinoff, Sarah | 1.3 | | Email and telephone conference with D. Hosenpud and |
| | | | | | Q. Miao re letter of intent and damages |
| 8/18/2021 | 1991 | Deibele, Darcy | 1.1 | \$386.10 | Review client documents for ways to narrow the |
| | | , | | | collection of historical documents; revise memo re |
| | | | | | proposed defensive discovery; forward same to D. |
| | | | | | Hosenpud and S. Moniloff for review and revision |
| 8/18/2021 | 5068 | Hosenpud, David G. | 0.9 | \$583.20 | Analysis of responses to interrogatories (.5); review |
| ' ' | | ' ' | | · | Consilio ESI contract and correspondence with Consilio |
| | | | | | re revisions (.2); correspondence with Consilio re ESI |
| | | | | | collection(.2) |
| 8/18/2021 | 3172 | Miao, Qingqing | 1.2 | \$550.80 | Email exchange with S. Molinoff re additional facts |
| 0/10/2021 | 3172 | wildo, Qiligqilig | 1.2 | 7550.00 | relating to the negotiations of LOI and the Framework |
| | | | | | Agreement |
| 8/18/2021 | 3415 | Molinoff, Sarah | 0.9 | ¢2/// 25 | Email and telephone conference with D. Hosenpud, Q. |
| 0, 10, 2021 | 3413 | iviolilioti, Sarati | 0.9 | ,J44.2J | Miao, and P. Lambert re letter of intent and damages |
| 9/10/2021 | EOGO | Hosenpud, David G. | 1.0 | ¢£40.00 | |
| 8/19/2021 | 5068 | nosenpuu, David G. | 1.0 | \$048.00 | Review and revise responses to defendants' first set of |
| 0/10/2021 | FOCO | Hoconoud David C | 0.0 | ¢r10.40 | interrogatories and first RFP |
| 8/19/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Analysis of the scope of e-discovery and date ranges (.2); |
| | | | | | review and revise responses to AMCK's first request for |
| | | | | | production and first set of interrogatories (.6) |
| | | | | | |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------------------|--------------|----------------------------------|--------|------------|--|
| 8/19/2021 | 3172 | Miao, Qingqing | 0.5 | \$229.50 | Conduct further research on "Lillian Kiang" per D. |
| | | | | | Hosenpud's inquiries |
| 8/19/2021 | 3415 | Molinoff, Sarah | 4.1 | \$1,568.25 | Revise responses to requests for production and |
| | | | | | interrogatories; email with D. Hosenpud and Q. Miao re |
| | | | | | same |
| 8/20/2021 | 1991 | Deibele, Darcy | 0.2 | \$70.20 | Email exchange with D. Hosenpud re additional data |
| | | | | | sources to consider |
| 8/20/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Review and revise responses to interrogatories and RFP; |
| | | | | | review proposed ESI data gathering and search protocol |
| 0/20/2024 | 2472 | NATION OF THE PROPERTY. | 0.7 | 6224.20 | For the decree of the Control of the |
| 8/20/2021 | 3172 | Miao, Qingqing | 0.7 | \$321.30 | Email exchange with S. Molinoff re other |
| | | | | | shareholders/executives of CK Assets; conduct further |
| 8/20/2021 | 3415 | Molinoff, Sarah | 1 7 | ¢een ae | research re other executives that may be involved Revise interrogatory and discovery request responses; |
| 8/20/2021 | 3413 | Monitori, Saran | 1.7 | \$050.25 | email and telephone conference with D. Hosenpud re |
| | | | | | same |
| 8/23/2021 | 1991 | Deibele, Darcy | 0.6 | \$210.60 | Telephone conference with D. Hosenpud and S. Molinoff |
| 0,20,2021 | 1331 | Delibere, Burey | 0.0 | Q210.00 | re discovery plan; forward ESI instructions and proposed |
| | | | | | production specifications to attorneys for review |
| | | | | | |
| 8/23/2021 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Analysis of ESI discovery protocol and advise ESI vendor |
| | | | | | re same (.8); Correspondence with Sharath re |
| | | | | | interrogatory verification (.1); phone conference with H. |
| | | | | | Diamond REDACTED (.1) |
| 8/23/2021 | 3415 | Molinoff, Sarah | 0.7 | \$267.75 | Finalize and serve responses to interrogatories and |
| | | | | | document requests |
| 8/24/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | Respond to Consilio questions re data processing, |
| | | | | | database access, etc.; forward proposed production |
| | | | | | specifications to Consilio for review; email S. Molinoff re |
| 0/04/0004 | 2445 | | 2.1 | 400.05 | same |
| 8/24/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email with D. Deibele re database setup |
| 8/25/2021 | 1991 | Deibele, Darcy | 0.9 | \$315.90 | Email exchanges with Consilio re database access; telephone conference with D. Hosenpud re R. Fanning |
| | | | | | text messages; briefly review Fanning text messages; |
| | | | | | follow up with Consilio re same |
| 8/25/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Email correspondence with D. Hosenpud and D. Deibele |
| 0,23,2021 | 3 123 | iviolinion, surum | 0.2 | φ, σ.3σ | re database and document collection |
| 8/27/2021 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Review Fanning text messages for production. |
| 8/30/2021 | 1991 | Deibele, Darcy | 0.6 | | Review email exchanges re ESI collection; email |
| | | | | | Xact/Consilio re reducing data; email exchanges re R. |
| | | | | | Fanning text message review |
| 8/30/2021 | 5068 | Hosenpud, David G. | 0.2 | \$129.60 | Phone conference with Sharath re verification page and |
| | | | | | clarification of interrogatory response. |
| 8/30/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with D. Hosenpud and D. Deibele re document |
| | | | | | collection and review |
| 8/31/2021 | 1991 | Deibele, Darcy | 1.1 | \$386.10 | Telephone conference with D. Hosenpud re discovery |
| | | | | | strategy; participate in telephone call with Consilio |
| | | | | | personnel re same; review R. Fanning text messages for |
| | | | | | production and information to be used to cull email |
| | | | | | data; prepare evidence log, cast of characters and begin |
| 0/21/2021 | EUCO | Hosoppud David C | 0.0 | ĆE10 40 | work on search terms |
| 8/31/2021 8/31/2021 | 5068 3276 | Hosenpud, David G. Lambert, Paul | 0.8 | | Address matters relating to ESI discovery Telephone telephone call with D. Hosenpud re AMCF |
| 0/31/2021 | 32/0 | Lainbert, Faul | 0.5 | \$107.50 | discovery |
| 8/31/2021 | 3415 | Molinoff, Sarah | 0.3 | \$114 75 | Email with D. Deibele re text message review |
| 0, 31, 2021 | 2713 | o Saran | 0.5 | 7117./3 | With Di Delbere le text message leview |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------------|------|--------------------|--------|---------------------------------------|--|
| 9/2/2021 | 1991 | Deibele, Darcy | 0.4 | \$140.40 | Email Consilio team re upcoming production, guidance |
| | | | | | re tagging preferences; forward chat summary and |
| | | | | | sentence text messages to D. Hosenpud for guidance |
| 0 /0 /0004 | 2445 | | 2.1 | 400.05 | and decision re production |
| 9/2/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with D. Hosenpud and D. Deibele re database and |
| 9/6/2021 | 1001 | Daihala Daray | 0.2 | ć70.20 | document review Follow up with D. Hosenpud and Consilio re upcoming |
| 9/6/2021 | 1991 | Deibele, Darcy | 0.2 | \$70.20 | production |
| 9/7/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | Prepare documents for production; email exchanges |
| | | , | | · | with Consilio re upcoming production, tagging |
| | | | | | preferences, etc.; revise and forward production |
| | | | | | specifications |
| 9/7/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Telephone calls with R. Fanning re Amck Litigation; email |
| | | | | | to D. Hosenpud |
| 9/8/2021 | 1991 | Deibele, Darcy | 0.4 | \$140.40 | Telephone conference with and email exchanges with D. |
| | | | | | Hosenpud re production specifications, upcoming |
| | | | | | production and protective order |
| 9/8/2021 | 5068 | Hosenpud, David G. | 0.6 | | Review NDA (.4); correspondence with client (.2). |
| 9/8/2021 | 3415 | Molinoff, Sarah | 0.8 | \$306.00 | Email correspondence with D. Hosenpud, D. Deibele, and |
| | | | | | defendants' counsel re protective order, verification of |
| 0/0/2024 | 4004 | D. T. J. D | 0.0 | Ć40F 20 | interrogatory responses, and production |
| 9/9/2021 | 1991 | Deibele, Darcy | 0.3 | \$105.30 | Email exchanges with Consilio re upcoming production, |
| | | | | | additional documents to be produced, changes to fields |
| 9/9/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | to be produced Telephone call with R. Fanning; email to D. Hosenpud re |
| 9/9/2021 | 32/0 | Lambert, Paul | 0.4 | \$250.00 | AMCK litigation |
| 9/9/2021 | 3415 | Molinoff, Sarah | 0.3 | \$114 75 | Email correspondence with D. Hosenpud and |
| 3/3/2021 | 3113 | Womion, saran | 0.5 | Ų111.73 | defendants' counsel re protective order; email |
| | | | | | correspondence with D. Deibele re production |
| 9/10/2021 | 1991 | Deibele, Darcy | 1.3 | \$456.30 | Multiple email exchanges with Consilio staff re |
| , , | | , , | | · | production; transmit production to opposing counsel; |
| | | | | | revise production log |
| 9/10/2021 | 3415 | Molinoff, Sarah | 0.4 | \$153.00 | Email and telephone conference with D. Deibele re |
| | | | | | production to defendants |
| 9/14/2021 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | Follow up on collection of telephone data with J. |
| | | | | | Dempsey, S. Thwaytes, and S. Sashikumar |
| 9/17/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email correspondence with database vendor re email |
| | | | | | collection |
| 9/21/2021 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Correspondence with Consilio re date search and |
| 2 /2 / /2 22 / | | | | 4 | custodian parameters. |
| 9/21/2021 | 3415 | Molinoff, Sarah | 0.3 | \$114.75 | Email correspondence with D. Deibele and vendor re |
| | | | | | protective order, production specifications, and |
| 0/20/2024 | 1001 | Daibala Dansi | 0.1 | ¢25.40 | document collection |
| 9/28/2021 | 1991 | Deibele, Darcy | 0.1 | · · · · · · · · · · · · · · · · · · · | Follow up with Consilio re status of ESI |
| 9/28/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email correspondence with D. Deibele re document review |
| 10/4/2021 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Analysis of discovery issues |
| 10/4/2021 | 3415 | Molinoff, Sarah | 0.4 | | Telephone conference with D. Hosenpud re discovery |
| | | | | | schedule |
| 10/5/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email with Q. Miao re attorney recommendation in Hong |
| | | | | | Kong |
| 10/6/2021 | 3415 | Molinoff, Sarah | 0.1 | | Email correspondence with D. Deibele re search terms |
| 10/7/2021 | 1991 | Deibele, Darcy | 1.4 | \$491.40 | Email exchanges with Consilio re discovery strategy, |
| | | | | | phone collection, etc.; update evidence log, cast of |
| | | | | | characters and discovery plan |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 10/7/2021 | 5068 | Hosenpud, David G. | 0.5 | \$324.00 | Phone conference with Spencer Thwaytes re data recovery kit, and correspondence with Consilio re efforts |
| 10/7/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | to locate the same as well as need to re-image Spencer's phone Email correspondence with D. Deibele re search terms |
| 10/8/2021 | 1991 | Deibele, Darcy | 0.1 | | Email exchanges with Consilio and D. Hosenpud re date |
| | | , | | | range |
| 10/8/2021 | 3276 | Lambert, Paul | 0.2 | | Telephone call with D. Hosenpud re discovery in Hong Kong |
| 10/8/2021 | 3415 | Molinoff, Sarah | 0.2 | | Email correspondence with LP team and vendor re loading documents onto database |
| 10/11/2021 | 1991 | Deibele, Darcy | 0.2 | \$70.20 | Respond to D. Hosenpud question re scope of data being loaded into Relativity, culling process |
| 10/12/2021 | 1991 | Deibele, Darcy | 0.4 | \$140.40 | Confer with D. Hosenpud and S. Molinoff re discovery; follow up with Consilio re status of email data; email |
| | | | | | exchanges re S. Thwaytes phone collection |
| 10/12/2021 | 5068 | Hosenpud, David G. | 0.3 | | Status re ESI gathering and search terms |
| 10/12/2021 | 3415 | Molinoff, Sarah | 0.2 | | Email correspondence with LP team re search terms and document review |
| 10/13/2021 | 1991 | Deibele, Darcy | 2.1 | \$737.10 | Review preliminary search results; email exchanges with |
| | | | | | D. Hosenpud and Consilio re same; begin drafting a list of potentially privileged terms |
| 10/13/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Telephone conference with D. Hosenpud and D. Deibele |
| 10/13/2021 | 3413 | Wollifort, Sarah | 0.2 | 770.50 | re onboarding associate; telephone conference with A. |
| | | | | | Schaer re case status |
| 10/13/2021 | 3226 | Schaer, Aaron | 0.2 | \$76.50 | Phone call with D. Hosenpud to discuss case background |
| , . | | | | | and strategy to determine ability to assist on matter |
| 10/14/2021 | 1991 | Deibele, Darcy | 3.3 | \$1,158.30 | Resume work on list of potentially privileged terms; |
| | | | | | confer with S. Molinoff re same; revise list accordingly; |
| | | | | | email exchanges with Consilio re next steps; review key |
| | | | | | agreements for names to include in search for |
| 10/14/2021 | 3415 | Molinoff, Sarah | 0.2 | ¢76 F0 | responsive documents Review and revise privilege term sheet |
| 10/14/2021 | 3226 | Schaer, Aaron | 0.2 | | Phone call with D. Hosenpud to discuss case background |
| 10/14/2021 | 3220 | Schaer, Adron | 0.5 | \$191.23 | and next steps, especially as it relates to moving forward |
| | | | | | with ensuring adequate discovery |
| 10/15/2021 | 1991 | Deibele, Darcy | 1.8 | \$631.80 | Draft coding panel and circulate same for attorney |
| 10/15/2021 | 1331 | Delibere, Burey | 1.0 | Ç031.00 | review; email exchanges with Consilio re search strategy; |
| | | | | | resume work on search terms |
| 10/15/2021 | 3415 | Molinoff, Sarah | 0.2 | \$76.50 | Review and revise document review coding panel |
| 10/18/2021 | 1991 | Deibele, Darcy | 0.4 | | Email exchanges with Consilio re data processed to date; |
| | | , , | | · | review D. Hosenpud coding layout revisions and confer |
| | | | | | re same |
| 10/18/2021 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Review/revise preliminary coding for ESI discovery; |
| | | | | | analysis of potential issues with novation of WF to UMB |
| | | | | | as trustee |
| 10/18/2021 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Telephone call with D. Hosenpud and Q. Miao; |
| | | | | | conference call with R. Fanning |
| 10/18/2021 | 3415 | Molinoff, Sarah | 0.1 | \$38.25 | Email correspondence with D. Hosenpud re revisions to |
| | | | | | coding panel; email correspondence with A. Hummell re |
| | | | | | motion to withdraw |
| 10/19/2021 | 1991 | Deibele, Darcy | 1.8 | \$631.80 | Begin analyzing client data and explore ways to find |
| | | | | | responsive documents and reduce the overall review set; |
| | | | | | isolate documents dated 2016-June 2019, email |
| | | | | | exchanges with Consilio re same |
| 10/19/2021 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Telephone call with D. Hosenpud re litigation issues |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 10/19/2021 | 3172 | Miao, Qingqing | 0.2 | \$91.80 | Email exchanges with D. Hosenpud et al. re owner trustee |
| 10/19/2021 | 3226 | Schaer, Aaron | 5.8 | \$2,218.50 | Analyze complaint, key negotiation letters/emails, the framework agreement, and defendants' motion to dismiss and related briefing in order to learn case background and prepare for further case work, including handling discovery disputes |
| 10/20/2021 | 1991 | Deibele, Darcy | 3.2 | \$1,123.20 | Review domain list, analyze client data and explore ways to find responsive documents and reduce the overall review set; email D. Hosenpud and S. Molinoff re same |
| 10/21/2021 | 1991 | Deibele, Darcy | 0.4 | \$140.40 | Email exchanges with Consilio re database; confer with A. Schaer re productions to date |
| 10/21/2021 | 3226 | Schaer, Aaron | 2.1 | \$803.25 | Analyze court order and discovery responses and correspond with D. Hosenpud re same; work on obtaining credentials to review defendants' document productions |
| 10/22/2021 | 5068 | Hosenpud, David G. | 0.9 | \$583.20 | Strategy analysis re next steps re discovery; correspondence with opposing counsel re outstanding protective order and meet and confer |
| 10/22/2021 | 3226 | Schaer, Aaron | 1.8 | \$688.50 | Analyze documents produced by defendants in response to requests for production; meet with D. Hosenpud re status and next steps in case, especially as it relates to discovery, defendants' document production, and entering a protective order |
| 10/25/2021 | 3226 | Schaer, Aaron | 0.2 | \$76.50 | Analyze correspondence from opposing counsel J. Butler re protective order, expert topics, and ESI specifications, and correspond with D. Hosenpud re same |
| 10/26/2021 | 1991 | Deibele, Darcy | 1.1 | \$386.10 | Telephone conference with A. Schaer re discovery strategy and next steps; update chart re search strategy |
| 10/26/2021 | 3226 | Schaer, Aaron | 0.8 | \$306.00 | Meet with D. Deibele to discuss status, next steps, and strategy with discovery |
| 10/26/2021 | 3226 | Schaer, Aaron | 0.5 | \$191.25 | Work on pro hac vice materials and application for filing with court |
| 10/27/2021 | 3226 | Schaer, Aaron | 0.3 | \$114.75 | Further work on pro hac vice application materials |
| 10/28/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | Prepare for and conduct meet and confer |
| 10/28/2021 | 3226 | Schaer, Aaron | 0.6 | \$229.50 | Meet with D. Hosenpud to work on topics and strategy for meet and confer with opposing counsel; follow up correspondence with D. Deibele to discuss next steps with discovery |
| 10/28/2021 | 3226 | Schaer, Aaron | 0.6 | \$229.50 | Meet and confer with opposing counsel re protective order, status of discovery, expert reports, and ESI protocol, and follow up conversation with D. Hosenpud re same |
| 10/29/2021 | 1991 | Deibele, Darcy | 1.7 | \$596.70 | Create chronology of key events per complaint; revise search terms and coding layout |
| 10/29/2021 | 3172 | Miao, Qingqing | 0.1 | \$45.90 | Email exchanges with D. Hosenpud et al. re owner trustee |
| 10/29/2021 | 3226 | Schaer, Aaron | 1.3 | | Work on analyzing and adding to discovery search terms in order to move forward discovery work and document productions, and correspond with D. Deibele and D. Hosenpud re same |
| 11/1/2021 | 1991 | Deibele, Darcy | 0.4 | \$140.40 | Follow up with Consilio re status of phone data; confer with A. Schaer re search terms |

Case 1:20-cv-09713-LLS Document 179-3 Filed 07/01/24 Page 19 of 90

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 11/1/2021 | 3226 | Schaer, Aaron | 0.3 | \$114.75 | Work on search terms and key individuals to search for on phones in order to discover responsive and relevant evidence |
| 11/2/2021 | 1991 | Deibele, Darcy | 1.8 | \$631.80 | Review and analyze client documents; email exchanges with Consilio re deduplication |
| 11/2/2021 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Strategy and analysis re responses to discovery |
| 11/2/2021 | 3226 | Schaer, Aaron | 2.3 | | Further work analyzing Defendants discovery requests in order to determine search terms and confidentiality concerns, in preparation for producing next round of documents (2.0); review collected documents to determine further ways to narrow and specify search terms in preparation for producing next round of documents (.3) |
| 11/3/2021 | 1991 | Deibele, Darcy | 0.4 | | Email exchanges with Consilio re search term lists, discovery strategy; finalize and forward list of potentially privileged terms so that the corresponding documents are withheld from production |
| 11/3/2021 | 5068 | Hosenpud, David G. | 1.2 | \$777.60 | Review search terms to facilitate production of documents and develop evidence (1.0); correspondence with Sharath re additional discovery (.2) |
| 11/3/2021 | 3172 | Miao, Qingqing | 0.3 | \$137.70 | Email exchanges with D. Hosenpud et al. re owner trustee |
| 11/3/2021 | 3226 | Schaer, Aaron | 3.3 | \$1,262.25 | Draft email for D. Hosenpud to send S. Sashikumar in order to obtain information on outstanding discovery (.7); review documents in order to better tailor search terms in anticipation of producing documents in discovery (1.4); meet with D. Hosenpud and D. Deibele re narrowing search terms and producing documents (1.2) |
| 11/4/2021 | 1991 | Deibele, Darcy | 1.9 | \$666.90 | Review search term reports and corresponding documents; email exchanges with Consilio re same and re suggestions re false privilege hits; work on list of domains to exclude from further processing |
| 11/4/2021 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Analysis of additional ESI search terms to limit the scope of discovery |
| 11/4/2021 | 3226 | Schaer, Aaron | 3.1 | \$1,185.75 | Analyze documents collected in order to determine appropriate search terms to make document searches and production more efficient, and correspond re same with D. Hosenpud (2.4); finalize pro hac vice filings and file with court (.7) |
| 11/5/2021 | 1991 | Deibele, Darcy | 2.1 | \$737.10 | Telephone conference with A. Schaer re document production strategy; resume work on elimination searches |
| 11/5/2021 | 3226 | Schaer, Aaron | 1.9 | \$726.75 | Correspond with D. Hosenpud re case action items to discuss with opposing counsel (.3); analyze documents in database and update list of excluded terms in order to produce documents to defendants in response to discovery requests (.9); meet with D. Deibele to work on upcoming document production and refining search terms (.5); work on updating pro hac vice filing with court (.2) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 11/9/2021 | 1991 | Deibele, Darcy | 3.6 | \$1,263.60 | Follow up with Consilio re use of analytics; continue testing searches on review set to reduce the documents to be processed or considered going forward; update memo re discovery strategy; email exchange with A. Schaer re same; update list of domains to be excluded, forward same to Consilio |
| 11/9/2021 | 3226 | Schaer, Aaron | 1.3 | \$497.25 | Attention to correspondence with discovery vendor re terms and domain names to exclude from collected documents in preparation for producing documents (.3); correspond with D. Hosenpud re outstanding case items including protective order, ESI protocol, and depositions (.2); analyze key case documents, including contracts with alternate financing third parties and concession request letter (.5); further work on determining search terms, as well as confidentiality and privilege designations, for upcoming document production (.3) |
| 11/10/2021 | 1991 | Deibele, Darcy | 3.2 | | Continue work on search terms; confer with A. Schaer re same; forward inclusion and exclusionary terms to Consilio to apply to the data set; update log of persons/companies at issue, acronyms, key events and other data important to determining responsiveness |
| 11/10/2021 | 3226 | Schaer, Aaron | 0.4 | \$153.00 | Work on updating search terms for document production |
| 11/11/2021 | 1991 | Deibele, Darcy | 3.1 | \$1,088.10 | Telephone conference with A. Schaer and Consilio team re use of analytics, production strategy; review search term reports; continue testing search terms; consult Q. Miao re search terms |
| 11/11/2021 | 3172 | Miao, Qingqing | 0.7 | \$321.30 | Email exchanges with D. Deibele re search terms for discovery production and review |
| 11/11/2021 | 3226 | Schaer, Aaron | 1.9 | \$726.75 | Prepare for and participate in discovery meeting with Consilio and D. Deibele (1.5); review of search term results from Consilio and work on next steps with document review and production (.4) |
| 11/12/2021 | 1991 | Deibele, Darcy | 0.8 | \$280.80 | Telephone conference with A. Schaer re search terms; confer with Q. Miao re search terms; forward revised terms to Consilio for processing |
| 11/12/2021 | 3172 | Miao, Qingqing | 1.8 | \$826.20 | Email exchanges with D. Deibele re search terms; confer with D. Hosenpud re HK local counsel and discovery issues; conduct research on discovery issues relating to HK resident/entity; email exchanges with HK based firm re serving subpoenas to HK based non-party witnesses |
| 11/12/2021 | 3226 | Schaer, Aaron | 2.7 | | Analyze search term hit results and work on further modifying document search terms to ensure proper documents are being identified and confidentiality concerns are being flagged in documents (2.2); review correspondence from opposing counsel re protective order, ESI agreement, depositions, and arranging a status conference with the court, and work with D. Hosenpud on responses to same (.5) |
| 11/15/2021 | 1991 | Deibele, Darcy | 1.2 | \$421.20 | Email exchanges re document status; review search term lists; confer re next steps |
| 11/15/2021 | 5068 | Hosenpud, David G. | 0.2 | \$129.60 | Review correspondence from Hong Kong counsel re deposition process through Hague Convention and scope of assistance |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 11/15/2021 | 3226 | Schaer, Aaron | 2.1 | \$803.25 | Analyze prior discussions between the parties on ESI production specifications, and work with D. Hosenpud and D. Deibele re addressing defendants' proposed upcoming ESI production formatting issues (.4); analyze prior research re serving deposition notices on shareholders in Hong Kong, conduct further research, and correspond with D. Hosenpud re same (1.3); work with D. Deibele and Consilio to run search terms in preparation for document review and production (.4) |
| 11/16/2021 | 1991 | Deibele, Darcy | 5.8 | \$2,035.80 | Summarize document requests; review and code documents for responsiveness, confidentiality and privilege to prime machine learning; lengthy discussion with D. Hosenpud and A. Schaer re same; summarize issues observed during initial batch and forward same to attorneys for comment |
| 11/16/2021 | 5068 | Hosenpud, David G. | 1.5 | \$972.00 | Strategy re ESI search terms and predictive coding; discuss process to identify MSN#'s for aircraft that were to be purchased by AMCK, but were required to be purchased by JSA due to AMCK's breach of the 2020 framework agreement |
| 11/16/2021 | 3172 | Miao, Qingqing | 2.2 | \$1,009.80 | Email exchanges with D. Deibele re search terms; confer with D. Hosenpud re HK local counsel and discovery issues; conduct research on discovery issues relating to HK resident/entity; email exchanges with HK based firm re serving subpoenas to HK based non-party witnesses |
| 11/16/2021 | 3226 | Schaer, Aaron | 1.3 | \$497.25 | Meet with D. Hosenpud and D. Deibele to work on document review methodology and coding in preparation for producing documents |
| 11/17/2021 | 1991 | Deibele, Darcy | 5.7 | \$2,000.70 | Continue reviewing and coding documents; summarize coding decisions and circulate to attorneys for review |
| 11/17/2021 | 3172 | Miao, Qingqing | 0.1 | \$45.90 | Email exchanges with D. Deibele re search terms; confer with D. Hosenpud re HK local counsel and discovery issues; conduct research on discovery issues relating to HK resident/entity; email exchanges with HK based firm re serving subpoenas to HK based non-party witnesses |
| 11/17/2021 | 3226 | Schaer, Aaron | 0.6 | \$229.50 | Review analysis from Q. Miao re MSN numbers at issue in lawsuit (.3); correspond with D. Deibele re coding, responsiveness, and confidentiality of certain documents in the review database (.3) |
| 11/18/2021 | 1991 | Deibele, Darcy | 8.5 | \$2,983.50 | Continue reviewing and coding documents; email D. Hosenpud and Consilio re status of review, next steps |
| 11/18/2021 | 3226 | Schaer, Aaron | 0.8 | \$306.00 | Analyze defendants' edits to protective order and correspond with D. Hosenpud re same |
| 11/19/2021 | 1991 | Deibele, Darcy | 6.7 | | Continue reviewing and coding documents for responsiveness, confidentiality and privilege to prime machine learning; update attorneys re status; confer re treatment of invoices re other lease agreements; email exchanges with Consilio |
| 11/19/2021 | 3226 | Schaer, Aaron | 2.6 | \$994.50 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------------|---|
| 11/22/2021 | 2226 | Cahaar Aaran | Г 1 | ¢1.050.75 | Deview degree onto for recognition and |
| 11/22/2021 | 3226 | Schaer, Aaron | 5.1 | \$1,950.75 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to |
| | | | | | defendants and to assist in machine learning ability in |
| | | | | | order to select most responsive documents, and |
| | | | | | correspond with D. Hosenpud and D. Deibele re same |
| 11/23/2021 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Correspondence with HK counsel re procedure for taking |
| , ,, | | , , | | , - | evidence |
| 11/23/2021 | 3226 | Schaer, Aaron | 0.5 | \$191.25 | Correspondence with Consilio re document review |
| | | | | | results in preparation for next steps in document review |
| | | | | | and production |
| 11/24/2021 | 5068 | Hosenpud, David G. | 2.4 | \$1,555.20 | Zoom conference with ESI vendor to discuss scope of |
| | | | | | documents for review and protocols for organizing, |
| | | | | | reviewing and selection for production; conference call |
| | | | | | re same, revisions to protective order, and motion to |
| 44/24/2024 | 2226 | Colores | | ¢4.602.00 | secure shareholder testimony |
| 11/24/2021 | 3226 | Schaer, Aaron | 4.4 | \$1,683.00 | Work with D. Hosenpud and Consilio on document |
| | | | | | review next steps, and further work with D. Hosenpud |
| | | | | | on edits to protective order (2.2); correspond with opposing counsel re edits and updates to protective |
| | | | | | order (.3); review documents for responsiveness, |
| | | | | | · · |
| | | | | | privilege, and confidentiality, in anticipation of production (1.9) |
| 11/25/2021 | 3226 | Schaer, Aaron | 1.6 | \$612.00 | Review documents for responsiveness, privilege, and |
| 11/25/2021 | 3220 | Schaci, Auton | 1.0 | 7012.00 | confidentiality in preparation for producing to |
| | | | | | defendants |
| 11/26/2021 | 3226 | Schaer, Aaron | 3.2 | \$1,224.00 | Review documents for responsiveness, privilege, and |
| ,_,,,,,,,, | | | | ¥ =/== ···•• | confidentiality in preparation for producing to |
| | | | | | defendants |
| 11/29/2021 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | Analysis of ESI discovery regarding relevance and |
| | | | | | confidentiality designation |
| 11/29/2021 | 3226 | Schaer, Aaron | 5.2 | \$1,989.00 | Review documents for responsiveness, privilege, and |
| | | | | | confidentiality in preparation for producing to |
| | | | | | defendants, and correspond with D. Hosenpud re same |
| 11/30/2021 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | Correspondence with client re securing the testimony of |
| | | | | | AMCK's shareholder representatives. |
| 11/30/2021 | 3226 | Schaer, Aaron | 4.4 | \$1,683.00 | Review documents for responsiveness, privilege, and |
| | | | | | confidentiality in preparation for producing to |
| 10/1/0001 | | | | 4 | defendants |
| 12/1/2021 | 5068 | Hosenpud, David G. | 5.9 | \$3,823.20 | Correspondence with client re retention of Hong Kong |
| 12/1/2021 | 2472 | Miss Oisseiss | 0.2 | ¢04.00 | counsel (.2); ESI Document review for production (5.7) |
| 12/1/2021 | 3172 | Miao, Qingqing | 0.2 | | Confer with D. Hosenpud re relevant documents Review documents for responsiveness, privilege, and |
| 12/1/2021 | 3226 | Schaer, Aaron | 3.3 | \$1,202.25 | confidentiality in preparation for producing to |
| | | | | | defendants; correspond with D. Hosenpud re same |
| 12/2/2021 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | ESI analysis |
| 12/2/2021 | 3226 | Schaer, Aaron | 0.4 | | Telephone call with D. Hosenpud to discuss document |
| , _, _, _ | 3220 | 2000., / 10.011 | 0.5 | Ψ 1 51.25 | production issues, including how to code certain |
| | | | | | responsive, confidential documents |
| 12/3/2021 | 5068 | Hosenpud, David G. | 2.3 | \$1,490.40 | ESI and other discovery re damages and deferral |
| | | , , , , , , | | , , | agreements |
| 12/3/2021 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Review discovery requests |
| 12/3/2021 | 3172 | Miao, Qingqing | 2.4 | | Confer with D. Hosenpud re relevant documents |
| 12/3/2021 | 3226 | Schaer, Aaron | 4.2 | | Review documents for responsiveness, privilege, and |
| | | | | | confidentiality in preparation for producing to |
| | | | | | defendants |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 12/4/2021 | 3172 | Miao, Qingqing | 0.5 | \$229.50 | Organize documents relating to deferral & the SLBA deals with JSA & CDB; email exchange with D. Hosenpud re recorders requested and course of dealing evidence |
| 12/6/2021 | 1991 | Deibele, Darcy | 6.6 | \$2,316.60 | Long conference with D. Hosenpud and A. Schaer re document review status and strategy; telephone conference with Consilio re active learning project; revise coding panel; analyze text messages, test and suggest search strategy; instruct Consilio re upcoming production; conferences re protecting Airbus communications and other sensitive issues; review and code documents for production; transmit AMCK's production to Consilio for processing; forward final CDB and JSA agreements to Consilio to load into the database |
| 12/6/2021 | 5068 | Hosenpud, David G. | 2.4 | \$1,555.20 | Analysis of discovery issues re AEO production |
| 12/6/2021 | 3276 | Lambert, Paul | 1.1 | | Conference calls with D. Hosenpud, L. Shigakigiki (Airbus) and H. Diamond; review documents |
| 12/6/2021 | 3226 | Schaer, Aaron | 3.1 | \$1,185.75 | Work on document review considerations and strategy with D. Hosenpud, D. Deibele, and P. Lambert (1.5); review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants, and correspond with D. Hosenpud re same (1.6) |
| 12/7/2021 | 1991 | Deibele, Darcy | 6.4 | \$2,246.40 | Conferences and email exchanges re document review; locate and code documents re catch up payment; update discovery memo and evidence log; email exchanges with D. Hosenpud and A. Schaer re review; email exchanges with Consilio re production; summarize production status and possible next steps, forward same to attorneys for review and guidance; review views |
| 12/7/2021 | 5068 | Hosenpud, David G. | 1.8 | \$1,166.40 | Conference call with Airbus re production of Amendment 9 and correspondence relating to it (.3); Further analysis of ESI production (1.0); phone conference with S. Shashikumar re electronic discovery and catch-up payment documentation (.5) |
| 12/7/2021 | 3276 | Lambert, Paul | 1.1 | \$687.50 | Conference call with L. Shigakikagi (Airbus) and D. Hosenpud; review discovery documents; telephone call with L. Shigakikagi (Airbus); telephone call with H. Diamond re Airbus document disclosure issues |
| 12/7/2021 | 3226 | Schaer, Aaron | 3.4 | \$1,300.50 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants (1.6); work with D. Hosenpud about issues related to protective order (.4); meet with P. Lambert, D. Hosenpud, and L. Shigakigaki to work on upcoming document production (.3); work with D. Hosenpud and D. Deibele on document production considerations (1.1) |
| 12/8/2021 | 1991 | Deibele, Darcy | 4.2 | | Create batches of text messages for easier review; confer with D. Hosenpud and A. Schaer re 12/10 production; email exchanges with Consilio re analytics; email D. Hosenpud and A. Schaer; review documents for production; confer with Consilio re production |
| 12/8/2021 | 5068 | Hosenpud, David G. | 6.0 | | ESI review and coding for production |
| 12/8/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Email to D. Hosenpud; review discovery request and emails |

Case 1:20-cv-09713-LLS Document 179-3 Filed 07/01/24 Page 24 of 90

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 12/8/2021 | 3172 | Miao, Qingqing | 0.2 | \$91.80 | Review documents for production; email exchange with D. Hosenpud re the relevance of select documents |
| 12/8/2021 | 3226 | Schaer, Aaron | 2.1 | \$803.25 | Draft letter to opposing counsel addressing outstanding discovery issues and seeking stipulation on document production deadline (1.5); further work on discovery and document review in preparation for document production (.6) |
| 12/9/2021 | 1991 | Deibele, Darcy | 8.9 | \$3,123.90 | Continue reviewing documents for production; conferences and email exchanges with D. Hosenpud and A. Schaer re same; organize data for ease of review; forward documents to Consilio to be added to the database; consult D. Hosenpud re privilege issue; proof batches reviewed by attorneys for confidentiality designations; redact documents in preparation for production |
| 12/9/2021 | 5068 | Hosenpud, David G. | 8.2 | \$5,313.60 | ESI document review (7.9); Phone conference with S. Thwaytes re impact of delivery deferral agreement with Airbus (.3) |
| 12/9/2021 | 3226 | Schaer, Aaron | 4.9 | \$1,874.25 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants, and meet with D. Hosenpud and D. Deibele re same (4.7); correspond with opposing counsel re stipulation to extend document production deadline (.2) |
| 12/10/2021 | 1991 | Deibele, Darcy | 9.2 | \$3,229.20 | Continue reviewing documents for production; conferences and email exchanges with D. Hosenpud and A. Schaer re same; perform quality checks on production; email exchanges with Consilio re production; revise production; transmit production to counsel for defendants; email exchanges with Consilio re UMB production, additional Frontier documents and other issues |
| 12/10/2021 | 5068 | Hosenpud, David G. | 4.5 | \$2,916.00 | Continue ESI review and confer re significance of communications in various email/text messages |
| 12/10/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Telephone call with D. Hosenpud; telephone call with Q. Miao; review documents |
| 12/10/2021 | 3172 | Miao, Qingqing | 0.6 | \$275.40 | Review documents for production; email exchange with D. Hosenpud re the relevance of select documents |
| 12/10/2021 | 3226 | Schaer, Aaron | 2.2 | \$841.50 | Work on stipulated motion to extend document production deadline and work with opposing counsel to finalize and file with the court (1.9); review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants (.3) |
| 12/13/2021 | 1991 | Deibele, Darcy | 7.2 | \$2,527.20 | Review documents for possible production; email exchanges with D. Hosenpud and A. Schaer re same; confer with Consilio analytics team re TAR results to date, batching additional documents |
| 12/13/2021 | 5068 | Hosenpud, David G. | 5.2 | \$3,369.60 | ESI review and analysis |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|--|
| 12/13/2021 | 3226 | Schaer, Aaron | 2.8 | \$1,071.00 | Analyze court order extending discovery deadline and correspond with D. Hosenpud and D. Deibele re same (.2); telephone call with D. Hosenpud to discuss document coding strategy for document review (.2); review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants (2.1); attention to correspondence and analysis from Consilio re next steps in document review (.3) |
| 12/14/2021 | 1991 | Deibele, Darcy | 1.1 | \$386.10 | Search text messages; email exchanges re search results; instruct Consilio to image potential production |
| 12/14/2021 | 5068 | Hosenpud, David G. | 5.3 | \$3,434.40 | ESI review for privilege and production |
| 12/14/2021 | 3226 | Schaer, Aaron | 2.1 | | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants |
| 12/15/2021 | 1991 | Deibele, Darcy | 4.0 | \$1,404.00 | Email exchanges with J. Alexander re access to Wells Fargo production; continue reviewing documents for production; long conference with D. Hosenpud and A. Schaer re responsive criteria, treatment of JSA and other sensitive documents; segregate confidential and responsive documents, instruct Consilio to image same |
| 12/15/2021 | 5068 | Hosenpud, David G. | 2.6 | \$1,684.80 | Analysis of follow up discovery ESI steps (1.6); review production set (1.0) |
| 12/15/2021 | 3226 | Schaer, Aaron | 3.1 | \$1,185.75 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants (1.8); work with D. Hosenpud and D. Deibele re status and next steps with document review and production (1.3) |
| 12/16/2021 | 1991 | Deibele, Darcy | 9.4 | \$3,299.40 | Email exchanges with Consilio analytics team re potentially responsive documents; answer D. Hosenpud questions re coding history; set up additional searches for review; respond to Consilio questions re upcoming production; assist with locating payment letters; redact documents to conceal sensitive financial information; locate and segregate Airbus documents D. Hosenpud coded not responsive; instruct Consilio re imaging next set of documents to be produced; email exchanges with J. Alexander re Wells Fargo production; respond to D. Hosenpud concern re document production; set up searches of the AMCK and UMB productions; email K. Chocholek re updating TAR model |
| 12/16/2021 | 5068 | Hosenpud, David G. | 4.8 | \$3,110.40 | ESI document review for privilege, production and requiring Airbus approval |
| 12/16/2021 | 3172 | Miao, Qingqing | 1.2 | \$550.80 | Confer with D. Hosenpud re document review; review documents for production; email exchange with D. Hosenpud re comments to the document |
| 12/16/2021 | 3226 | Schaer, Aaron | 2.4 | \$918.00 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants, and analyze correspondence with D. Hosenpud, D. Deibele, and Consilio re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|---|
| 12/17/2021 | 1991 | Deibele, Darcy | 3.5 | \$1,228.50 | Conferences and email exchanges with D. Hosenpud and Consilio re document production; answer D. Hosenpud |
| | | | | | questions re coding history; review batches of likely responsive documents; telephone conference with E. |
| | | | | | Fiducia re expectations; transmit supplemental production to counsel for defendants; email exchange |
| 12/17/2021 | 5000 | Ussamud Barid C | F 4 | ¢2.400.20 | with Consilio analytics team re TAR status |
| 12/17/2021 | 5068 | Hosenpud, David G. | 5.4 | | ESI review |
| 12/17/2021 | 3172 | Miao, Qingqing | 0.9 | | Email exchanges with D. Hosenpud, et al. re comments to the document; review production documents |
| 12/17/2021 | 3226 | Schaer, Aaron | 2.9 | \$1,109.25 | Correspond with D. Hosenpud and Q. Miao re potential additional damages based on time of aircraft purchase (.3); review documents for responsiveness, privilege, and confidentiality in preparation for producing to |
| | | | | | defendants (2.6) |
| 12/18/2021 | 3226 | Schaer, Aaron | 0.3 | \$114.75 | Correspond with D. Hosenpud and D. Deibele re document production considerations, especially related to confidentiality |
| 12/19/2021 | 3226 | Schaer, Aaron | 3.0 | \$1,147.50 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants |
| 12/20/2021 | 1991 | Deibele, Darcy | 5.6 | \$1,965.60 | Review documents for production; reorganize Relativity data as requested; email attorneys re additional |
| | | | | | categories of potentially responsive documents; instruct Consilio to image the searches that contain responsive documents; email exchanges with Consilio re collection strategy, dearth of documents before June 1, 2019 |
| | | | | | |
| 12/20/2021 | 5068 | Hosenpud, David G. | 3.7 | | ESI review and coding |
| 12/20/2021 | 3276 | Lambert, Paul | 0.3 | | Exchanges with Q. Miao and D. Hosenpud re document production issues |
| 12/20/2021 | 3172 | Miao, Qingqing | 0.3 | \$137.70 | Email exchanges with D. Hosenpud et al. re relevance of a specific document, potential issues relating to production |
| 12/20/2021 | 3226 | Schaer, Aaron | 0.9 | \$344.25 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants, and attention to correspondence from D. Hosenpud and D. Deibele re same |
| 12/21/2021 | 1991 | Deibele, Darcy | 2.4 | \$842.40 | Email exchange with Consilio re analysis of data collected for 2016-2019; answer questions re production of other lessor documents; work on cleaning up confidentiality and redaction tags; respond to J. Alexander email re FRONTIER002 production; email Consilio re imaging additional documents |
| 12/21/2021 | 5068 | Hosenpud, David G. | 4.2 | \$2,721.60 | ESI review |
| 12/21/2021 | 3172 | Miao, Qingqing | 1.1 | \$504.90 | Email exchanges with D. Hosenpud et al. re additional information re a specific discovery document |
| 12/21/2021 | 3226 | Schaer, Aaron | 1.4 | \$535.50 | Correspondence with D. Hosenpud and Q. Miao re document production issues and considerations (.5); review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants (.9) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|---|
| 12/22/2021 | 1991 | Deibele, Darcy | 7.3 | \$2,562.30 | Telephone conference with D. Hosenpud and E. Fiducia re concerns; telephone conference with D. Hosenpud and A. Schaer re review status, next steps; multiple email exchanges with Consilio re AMCK production; set up offensive review coding panel; assist D. Hosenpud with hot documents; compare Sharath documents to production sets; forward updated FRONTIER002 files to J. Alexander; continue conforming confidentiality and redaction tags in preparation for production |
| 12/22/2021 | 5068 | Hosenpud, David G. | 5.2 | \$3,369,60 | ESI document review and coding |
| 12/22/2021 | 3172 | Miao, Qingqing | 0.5 | | Email exchanges with D. Hosenpud et al. re content and significance of a series of documents; review related documents |
| 12/22/2021 | 3226 | Schaer, Aaron | 4.0 | \$1,530.00 | Review AMCK's document production to learn case background and uncover evidence that could support our case, and correspond with D. Hosenpud and D. Deibele re general document production status and next steps |
| 12/23/2021 | 1991 | Deibele, Darcy | 9.3 | \$3,264.30 | Email exchanges with Consilio re imaging documents, rebuilding search index; conform coding; redact documents in preparation for production; receive and transmit supplemental AMCK production; telephone conference with D. Hosenpud re redaction of sensitive documents; review documents in preparation for production |
| 12/23/2021 | 5068 | Hosenpud, David G. | 0.8 | \$518.40 | ESI analysis |
| 12/23/2021 | 5068 | Hosenpud, David G. | 2.6 | | ESI Analysis, review and coding |
| 12/23/2021 | 3172 | Miao, Qingqing | 1.0 | | Email exchanges with D. Hosenpud et al. re document production |
| 12/23/2021 | 3226 | Schaer, Aaron | 5.4 | \$2,065.50 | Review documents for responsiveness, privilege, and confidentiality in preparation for producing to defendants, as well as review AMCK's document production to learn case background and uncover evidence that could support our case (5.1); analyze defendants' correspondence re their supplemental document production and correspond with D. Hosenpud and D. Deibele re same (.3) |
| 12/24/2021 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Telephone call with R. Fanning re pending AMCK portfolio sale; emails to D. Hosenpud re pending sale of AMCK portfolio; review news articles re sale of AMCK portfolio |
| 12/24/2021 | 3226 | Schaer, Aaron | 1.8 | \$688.50 | Review AMCK's document production to learn case background and uncover evidence that could support our case |
| 12/25/2021 | 3226 | Schaer, Aaron | 2.5 | \$956.25 | Review AMCK's document production to learn case background and uncover evidence that could support our case |
| 12/26/2021 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Analysis of supplemental discovery requests necessary to address new development of AMCK sale of aircraft fleet; analyze issues re fraudulent conveyance |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|---|
| 12/27/2021 | 1991 | Deibele, Darcy | 5.9 | | Telephone conference with D. Hosenpud; email exchanges with Consilio re status of active learning project; set up searches requested by D. Hosenpud; analyze AMCK production; extract names of possible AMCK custodians; consult D. Hosenpud and A. Schaer re active learning status, cutoff number, and email to J. Alexander re missing metadata; email J. Alexander re Custodian field; redact documents in preparation for production; continue coding Responsive documents for confidentiality, issues and redactions; email Consilio re imaging additional documents; confer with D. Hosenpud re Airbus redactions; locate documents D. Hosenpud coded from Further Review to a responsiveness category |
| 12/27/2021 | 5068 | Hosenpud, David G. | 5.8 | | Continue ESI Review; Discussion re 2nd RFP to develop potential fraudulent conveyance evidence |
| 12/27/2021 | 3172 | Miao, Qingqing | 0.2 | \$91.80 | Email exchanges with D. Hosenpud et al. re document production |
| 12/27/2021 | 3226 | Schaer, Aaron | 6.1 | | Document review, and analysis of defendants' document review metadata fields, and correspond with D. Hosenpud and D. Deibele re same (2.2); fraudulent conveyance case review (.9); draft additional set of requests for production to defendants re and correspondence with D. Hosenpud re same (2.8); correspond with N. Binder re incorporating potential fraudulent conveyance and similar causes of action (.2) |
| 12/28/2021 | 1991 | Deibele, Darcy | 7.8 | | Redact documents in preparation for production; email exchanges with Consilio analytics team re TAR status, next steps; review additional batches, including elusion batches; follow up re status of search for pre-2019 data; email J. Alexander re Custodian data; confer with attorneys re cutoff; respond to D. Hosenpud questions re documents previously coded as Further Review; review bucket 1, bucket 2 and elusion batches |
| 12/28/2021 | 5068 | Hosenpud, David G. | 5.6 | | Fraudulent conveyance analysis and discussion (1.6); ESI review of additional responsive documents (4.0) |
| 12/28/2021 | 3276 | Lambert, Paul | 1.2 | | Telephone call with D. Hosenpud re sale of portfolio issue; review leases |
| 12/28/2021 | 3172 | Miao, Qingqing | 0.7 | | Confer with D. Hosenpud et al. re the upcoming merger of AMCK; review documents for production per D. Hosenpud's request |
| 12/28/2021 | 3226 | Schaer, Aaron | 4.5 | | Review AMCK's document production to learn case background and uncover evidence that could support our case (3.3); Conference call with D. Hosenpud, N. Binder, and T. Harvey re possible fraudulent conveyance claims (.8); further work drafting second set of discovery requests to AMCK (.4) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|---|
| 12/29/2021 | 1991 | Deibele, Darcy | 7.9 | \$2,772.90 | Continue reviewing elusion batches; multiple email with Consilio re active learning results; redact documents in preparation for production; confirm all Responsive documents have confidentiality coding; check not responsive documents for redactions; email exchanges re documents to be imaged; analyze AMCK metadata fields; search UMB and WF productions for relevant aircraft MSNs, report findings to D. Hosenpud and A. Schaer; telephone conference with D. Hosenpud re collection of ESI prior to June 2019; summarize review from start to finish for attorney and client edification |
| 12/29/2021 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Final ESI review |
| 12/29/2021 | 3172 | Miao, Qingqing | 0.3 | | Email exchange with D. Hosenpud re comments to the documents; review documents for production per D. Hosenpud's request |
| 12/29/2021 | 3226 | Schaer, Aaron | 4.4 | \$1,683.00 | Review of Frontier's documents in anticipation of producing, and work with D. Hosenpud and D. Deibele re same (2.4); work on finalizing protective order and corresponding with opposing counsel re same (.8); review AMCK's document production to learn case background and uncover evidence that could support our case (1.2) |
| 12/30/2021 | 1991 | Deibele, Darcy | 6.1 | \$2,141.10 | Email exchanges with Consilio re images, redactions; continue reviewing documents to conform coding and redact sensitive information; email D. Hosenpud and A. Schaer re same and re guidance for certain documents |
| 12/30/2021 | 3226 | Schaer, Aaron | 1.5 | \$573.75 | Review AMCK's document production to learn case background and uncover evidence that could support our case (1.3); review documents marked for redaction to determine necessary redactions in preparation for producing to defendants (.2) |
| 12/30/2021 | 3226 | Schaer, Aaron | 0.7 | \$267.75 | Work on finalizing and filing protective order with court |
| 1/3/2022 | 5068 | Hosenpud, David G. | 4.0 | \$2,592.00 | Review and revise letter that emphasizes Frontier's contract rights under lease paragraph 20.2(a) to accompany second RFP(.8); review final collection of documents for redactions and production (3,2) |
| 1/3/2022 | 3172 | Miao, Qingqing | 0.3 | \$156.60 | Email exchanges with D. Hosenpud re document review |
| 1/3/2022 | 3226 | Schaer, Aaron | 2.7 | | Work on drafting letter to AMCK re second set of discovery requests and potential asset transfer to Carlyle, and correspond with D. Hosenpud re same (1.2); work with D. Hosenpud on coding documents for potential production (.3); review documents requiring redactions before production and correspond with D. Deibele re same (1.2) |
| 1/4/2022 | 1991 | Deibele, Darcy | 4.1 | \$1,568.25 | Prepare documents for production: confirm coding, redact as needed; confer with D. Hosenpud and A. Schaer re redactions, responsive criteria; convert documents to images and redact same; email Consilio re privilege log coding layout; review D. Hosenpud notes re documents to be produced, revise coding as requested |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 1/4/2022 | 3226 | Schaer, Aaron | 4.4 | \$1,940.40 | Review AMCK's document production to learn case background and uncover evidence that could support our case (2.8); meet with D. Hosenpud and D. Deibele to discuss issues related to document productions, metadata, discovery strategy, and follow up work re same (.8); finalize letter and second set of discovery requests to opposing counsel re Carlyle asset sale (.8) |
| 1/5/2022 | 1991 | Deibele, Darcy | 4.7 | \$1,797.75 | Confer with D. Hosenpud, A. Schaer and L. Marquez-Garrett re follow up re AMCK production; review and revise letter re same; continue preparing documents for production; confer with A. Schaer re contradictory coding and metadata redactions; email exchanges with Consilio re additional images; email L. Marquez-Garrett re case background, metadata produced by both parties |
| 1/5/2022 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Review discovery request documents; email to D. Hosenpud |
| 1/5/2022 | 3226 | Schaer, Aaron | 2.7 | \$1,190.70 | Review Frontier documents in preparation for producing to AMCK (.5); review AMCK's document production to learn case background and uncover evidence that could support our case (1.8); work on moving for relief related to defendants not providing proper metadata, and correspond with L. Marquez-Garrett and D. Deibele re same (.4) |
| 1/6/2022 | 1991 | Deibele, Darcy | 5.6 | \$2,142.00 | Finish preparing documents for production; email exchanges with Consilio re same; confer with D. Hosenpud, A. Schaer and L. Marquez-Garrett re AMCK metadata; consult XDD Analytics re use of machine learning on defendants' productions; confer with D. Hosenpud re Frontier production, documents of interest |
| 1/6/2022 | 5068 | Hosenpud, David G. | 0.5 | \$324.00 | Strategy re AMCK's failure to produce metadata |
| 1/6/2022 | 3226 | Schaer, Aaron | 5.8 | | Correspond with L. Marquez-Garrett on history of meet and confers and conversations with opposing counsel re including metadata in document productions (.3); review AMCK's document production to learn case background and uncover evidence that could support our case (3.7); work with L. Marquez-Garrett and D. Hosenpud on securing sufficient metadata from defendants related to their document productions (.6); work on redactions to documents in preparation for producing to defendants and correspond with D. Deibele re same (1.2) |
| 1/7/2022 | 1991 | Deibele, Darcy | 5.0 | \$1,912.50 | Email exchanges with Consilio re production specifications; forward AMCK overlay to Consilio for processing; analyze AMCK DAT overlay; advise attorneys re same; confer re response to continued production deficiencies; confer with Analytics team re applying machine learning to defendants productions; respond to D. Hosenpud questions re documents coding not responsive |
| 1/7/2022 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Correspondence with opposing counsel re discovery production deadline (.2); analysis of issues with regard to Frontier ESI production (.2); address the failure of AMCK to include standard metadata fields in its production (.3) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 1/7/2022 | 2226 | Cabaar Aaran | 0.7 | ¢200.70 | Week with D. Hassanand on strategy for outsiding |
| 1/7/2022 | 3226 | Schaer, Aaron | 0.7 | \$308.70 | Work with D. Hosenpud on strategy for extending discovery deadline in order for defendants to respond to |
| | | | | | second set of discovery requests (.4); analyze updated |
| | | | | | metadata provided by defendants and attention to |
| | | | | | correspondence re same (.3) |
| 1/9/2022 | 1991 | Deibele, Darcy | 0.3 | \$11/1.75 | Email exchanges with Consilio re production |
| 1/10/2022 | 1991 | Deibele, Darcy | 5.8 | | Email exchanges with Consilio re production; continue |
| 1/10/2022 | 1331 | Delbeie, Burey | 3.0 | 72,210.30 | analyzing AMCK DAT overlay; begin setting up searches |
| | | | | | in anticipation of AMCK depositions; quality check |
| | | | | | production; confer with D. Hosenpud re same; transmit |
| | | | | | FRONTIER004 to counsel for defendants; review |
| | | | | | correspondence re discovery extension; confer re follow |
| | | | | | up with AMCK re metadata |
| 1/10/2022 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Contested motion to enlarge time for document |
| , , , | | | | , | production (.9); correspondence with opposing counsel |
| | | | | | in an attempt to confer (.1) |
| 1/10/2022 | 3226 | Schaer, Aaron | 5.8 | \$2,557.80 | Review AMCK's document production to learn case |
| , , | | | | . , | background and uncover evidence that could support |
| | | | | | our case (1.3); draft letter motion to court re extending |
| | | | | | discovery deadline, work with D. Hosenpud re same, |
| | | | | | correspond with opposing counsel re same, and work on |
| | | | | | filing with court (4.5) |
| 1/11/2022 | 1991 | Deibele, Darcy | 4.1 | \$1,568.25 | Confer with Consilio re metadata overlay; analyze AMCK |
| | | | | | original and overlay DAT files; review correspondence |
| | | | | | from AMCK's counsel; search database for publication |
| | | | | | mentioned in most recent letter from AMCK's counsel; |
| | | | | | consult Consilio re using active learning model on |
| | | | | | defendant's productions; consult L. Marquez-Garrett re |
| | | | | | discovery dispute |
| 1/11/2022 | 3226 | Schaer, Aaron | 4.1 | \$1,808.10 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |
| 1/12/2022 | 1991 | Deibele, Darcy | 3.0 | \$1,147.50 | Analyze AMCK original and overlay DAT files; |
| | | | | | conferences with D. Hosenpud and A. Schaer re AMCK |
| | | | | | production, privilege log, comparison of AMCK original |
| | | | | | and overlay DAT files; revise offensive review coding |
| | | | | | panel as requested |
| 1/12/2022 | 3226 | Schaer, Aaron | 2.1 | \$926.10 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case (1.4); telephone call with D. Hosenpud and D. |
| | | | | | Deibele re outstanding discovery issues re defendants' |
| | | | | | production of metadata, and next steps with depositions |
| | | | | 4 | (.7) |
| 1/13/2022 | 1991 | Deibele, Darcy | 5.1 | \$1,950.75 | Email exchanges with Consilio re overlay; draft letter to |
| | | | | | AMCK's counsel re overlay; conferences with D. |
| | | | | | Hosenpud, L. Marquez-Garrett and A. Schaer re same; |
| | | | | | search AMCK data as requested; complete comparison |
| | | | | | of AMKC original and overlay data; forward same to |
| 1/12/2022 | 2226 | Schoor Acres | 2.3 | ¢070.30 | attorneys for review |
| 1/13/2022 | 3226 | Schaer, Aaron | 2.2 | \$970.20 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |

| and revise letter to include specific examples of missis metadata and the overlay's impact, references with Hosenpud re same; respond to attorney questions re Frontier production and why the missing metadata is 1/14/2022 3226 Schaer, Aaron 1.7 5749.70 Work on letter to opposing coursel re deficiencies with metadata, and correspond with D. Hosenpud and D. Deibele re same 1/17/2022 3226 Schaer, Aaron 3.5 \$1,543.50 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/18/2022 1991 Deibele, Darcy 1.7 \$650.25 Draft email to client re collecting additional data; revise email 1/18/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.5 \$3 \$3,434.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 33226 Schaer, Aaron 1.8 \$793.80 Review AMCK's document for deposition exhibits 1/19/2022 3226 Schaer, Aaron 1.8 \$793.80 Review AMCK's document production to learn case 1/19/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from poposing counsel repreparing binders of hot documents for D. Hosenpud repreparing binders of hot documents for D. Hosenpud response of the production to learn case background and uncover evidence that could support our case (1.1); telephone call with b. Hosenpud counsel response background and uncover evidence that could support our case (1.1); telephone call with b. Hosenpud counsel response background and | Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--|-----------|------|--------------------|--------|------------|---|
| 1/14/2022 3226 Schaer, Aaron 1.7 S749.70 Work on letter to opposing counsel re deficiencies with metadata, and correspond with D. Hosenpud and D. Delbele re same 1/17/2022 3226 Schaer, Aaron 3.5 S1,543.50 SReview AMCK's document production to learn case background and uncover evidence that could support our case 1/18/2022 1991 Delbele, Darcy 1.7 S650.25 Draft email to client re collecting additional data; conferences with D. Hosenpud and A. Schaer re same; revise email 1/18/2022 3226 Schaer, Aaron 1.7 S749.70 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Delbele, Darcy 0.4 S153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Delbele, Darcy 0.4 S153.00 Review AMCK response to January 14 letter re production deficiencies; conferences with A. Schaer and D. Hosenpud re tagging AMCK documents 1/19/2022 3172 Miao, Qingqing 0.2 S104.40 Review the corporate organization charf from AMCK 1/19/2022 3226 Schaer, Aaron 1.8 S793.80 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/20/2022 1991 Delbele, Darcy 5.6 S2,142.00 Review the corporate organization charf from AMCK 1/19/2022 1991 Delbele, Darcy 5.6 S2,142.00 Review MacK's document production to learn case background and uncover evidence that could support our case 1/20/2022 1991 Delbele, Darcy 5.6 S2,142.00 Review MacK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Delbele, Darcy 5.6 S2,142.00 Review MacK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Delbele, Darcy 5.6 S2,000 S2,00 | 1/14/2022 | 1991 | Deibele, Darcy | 4.3 | \$1,644.75 | confer with L. Marquez-Garrett re same; search database and revise letter to include specific examples of missing metadata and the overlay's impact; conferences with D. Hosenpud re same; respond to attorney questions re Frontier production and why the missing metadata is |
| 1/14/2022 3226 Schaer, Aaron 1.7 \$749.70 Work on letter to opposing counsel re deficiencies with metadata, and correspond with D. Hosenpud and D. Deibele re same 1/17/2022 1991 Deibele, Darcy 1.7 \$550.25 Draft email to client re collecting additional data; conferences with D. Hosenpud and A. Schaer re same; revise email 1/18/2022 3226 Schaer, Aaron 1.7 \$650.25 Draft email to client re collecting additional data; conferences with D. Hosenpud and A. Schaer re same; revise email 1/18/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK response to January 14 letter reproduction deficiencies; confer with A. Schaer and D. Hosenpud re tagging AMCK documents 1/19/2022 3122 Miao, Qingqing 0.2 \$130.40 Review AMCK key documents for deposition exhibits 1/19/2022 3226 Schaer, Aaron 1.8 \$793.80 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/20/2022 1991 Deibele, Darcy 5.6 \$2,142.00 Review MacK's document production to learn case background and uncover evidence that could support our case 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from AMCK's counsel; respond to attorn questions re impact of metadata AMCK will not product our case 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond will not product our case 1/21/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond will not product our case 1/21/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond will not production to learn case background and uncover evidence that could support our | 1/14/2022 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | |
| background and uncover evidence that could support our case 1/18/2022 1991 Deibele, Darcy 1.7 \$650.25 Draft email to client re collecting additional data; conferences with D. Hosenpud and A. Schaer re same; revise email 1/18/2022 3226 Schaer, Aaron 1.7 \$749.70 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/19/2022 1991 Deibele, Darcy 0.4 \$153.00 Review AMCK response to January 14 letter re production deficiencies; confer with A. Schaer and D. Hosenpud re tagging AMCK documents for deposition exhibits 1/19/2022 3172 Miao, Qingqing 0.2 \$104.40 Review AMCK key documents for deposition exhibits 1/19/2022 3226 Schaer, Aaron 1.8 \$793.80 Review AMCK document production to learn case background and uncover evidence that could support our case 1/20/2022 1991 Deibele, Darcy 5.6 \$2,142.00 Review Hetter from AMCK's counsel; respond to attorn questions re impact of metadata AMCK will not produemal exchanges with D. Hosenpud re same (4.); review AMCK's document production to learn case 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re same (4.); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (4.) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same to consilio for processing 1/23/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re loading third overlay; analy same, email attorneys care and attorneys email attorney | | | ' ' | t t | | Work on letter to opposing counsel re deficiencies with metadata, and correspond with D. Hosenpud and D. |
| Conferences with D. Hosenpud and A. Schaer re same; revise email | | 3226 | Schaer, Aaron | 3.5 | | background and uncover evidence that could support our case |
| background and uncover evidence that could support our case | | 1991 | | 1.7 | | conferences with D. Hosenpud and A. Schaer re same; revise email |
| production deficiencies; confer with A. Schaer and D. Hosenpud, David G. 1/19/2022 3172 Miao, Qingqing 0.2 S104.40 Review AMCK key documents for deposition exhibits 1/19/2022 3226 Schaer, Aaron 1.8 S793.80 Review AMCK's document production to learn case background and uncover evidence that could support our case uncover evidence that could support questions re impact of metadata AMCK will not produce mail exchanges with D. Hosenpud and Consilior or preparing binders of hot documents for D. Hosenpud, download, print and organize voluminous documents 1/20/2022 3226 Schaer, Aaron 1.9 S837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Carrett, D. Deibele, and D. Hosenpud re sam (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud re sam (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 S153.00 Download most recent AMCK overlay; forward same to Consilio for processing 1/23/2022 3226 Schaer, Aaron 1.4 S617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/24/2022 1991 Deibele, Darcy 0.2 S76.50 Follow up with Consilio re metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 S2,203.20 Selection of deposition exhibits 1.25/2022 1991 Deibele, Darcy 2.8 S1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in en strings; email exchanges re impact of missing data and potential responses | | | | 1.7 | | background and uncover evidence that could support our case |
| 1/19/2022 3172 Miao, Qingqing 0.2 \$104.40 Review the corporate organization chart from AMCK 1/19/2022 3226 Schaer, Aaron 1.8 \$793.80 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/20/2022 1991 Deibele, Darcy 5.6 \$2,142.00 Review letter from AMCK's counsel; respond to attorn questions re impact of metadata AMCK will not produce mail exchanges with D. Hosenpud and Consilio re preparing binders of hot documents for D. Hosenpud; download, print and organize voluminous documents 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re sam (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same to Consilio for processing 1/23/2022 3226 Schaer, Aaron 1.4 \$617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in en strings; email exchanges re impact of missing data and potential responses | | 1991 | | | | production deficiencies; confer with A. Schaer and D. Hosenpud re tagging AMCK documents |
| 1/19/2022 3226 Schaer, Aaron 1.8 \$793.80 Review AMCK's document production to learn case background and uncover evidence that could support our age (1.70) beibele, Darcy 5.6 \$2,142.00 Review letter from AMCK's counsel; respond to attorn questions re impact of metadata AMCK will not produe mail exchanges with D. Hosenpud and Consilior e preparing binders of hot documents for D. Hosenpud; download, print and organize voluminous documents 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same to Consider the Constitution of processing 1/23/2022 3226 Schaer, Aaron 1.4 \$617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilior e metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilior e loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in entiring; email exchanges re impact of missing data and potential responses | | 5068 | Hosenpud, David G. | 5.3 | | |
| background and uncover evidence that could support our case 1/20/2022 1991 Deibele, Darcy 5.6 \$2,142.00 Review letter from AMCK's counsel; respond to attorn questions re impact of metadata AMCK will not produe mail exchanges with D. Hosenpud and Consilio re preparing binders of hot documents for D. Hosenpud; download, print and organize voluminous documents 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re sam (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss that documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same to Consilio for processing 1/23/2022 3226 Schaer, Aaron 1.4 \$617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in entrings; email exchanges re impact of missing data and potential responses | 1/19/2022 | 3172 | Miao, Qingqing | 0.2 | | |
| questions re impact of metadata AMCK will not produce mail exchanges with D. Hosenpud and Consilior re preparing binders of hot documents for D. Hosenpud; download, print and organize voluminous documents 1/20/2022 3226 Schaer, Aaron 1.9 \$837.90 Analyze response letter from opposing counsel re metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re sam (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same to Consilio for processing 1/23/2022 3226 Schaer, Aaron 1.4 \$617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in en strings; email exchanges re impact of missing data and potential responses | 1/19/2022 | 3226 | Schaer, Aaron | 1.8 | \$793.80 | background and uncover evidence that could support |
| metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re sam (.4); review AMCK's document production to learn cas background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and case strategy (.4) 1/21/2022 1991 Deibele, Darcy 0.4 \$153.00 Download most recent AMCK overlay; forward same t Consilio for processing 1/23/2022 3226 Schaer, Aaron 1.4 \$617.40 Review AMCK's document production to learn case background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in em strings; email exchanges re impact of missing data and potential responses | 1/20/2022 | 1991 | Deibele, Darcy | 5.6 | \$2,142.00 | questions re impact of metadata AMCK will not produce; email exchanges with D. Hosenpud and Consilio re preparing binders of hot documents for D. Hosenpud; |
| Consilio for processing | 1/20/2022 | 3226 | Schaer, Aaron | 1.9 | \$837.90 | metadata fields to provide and correspond with L. Marquez-Garrett, D. Deibele, and D. Hosenpud re same (.4); review AMCK's document production to learn case background and uncover evidence that could support our case (1.1); telephone call with D. Hosenpud to discuss hot documents found in document review and |
| background and uncover evidence that could support our case 1/24/2022 1991 Deibele, Darcy 0.2 \$76.50 Follow up with Consilio re metadata overlay 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in em strings; email exchanges re impact of missing data and potential responses | 1/21/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | |
| 1/24/2022 5068 Hosenpud, David G. 3.4 \$2,203.20 Selection of deposition exhibits 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in em strings; email exchanges re impact of missing data and potential responses | 1/23/2022 | 3226 | Schaer, Aaron | 1.4 | \$617.40 | background and uncover evidence that could support |
| 1/25/2022 1991 Deibele, Darcy 2.8 \$1,071.00 Follow up with Consilio re loading third overlay; analy same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in em strings; email exchanges re impact of missing data and potential responses | 1/24/2022 | 1991 | Deibele, Darcy | 0.2 | \$76.50 | Follow up with Consilio re metadata overlay |
| same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in em strings; email exchanges re impact of missing data and potential responses | 1/24/2022 | 5068 | Hosenpud, David G. | 3.4 | | |
| 1/25/2022 5068 Hosenpud, David G. 2.6 \$1,684.80 Identify deposition exhibits and trial themes | | | | | | same; email attorneys re data still missing; confer with D. Hosenpud re conflict between dates reflected in email strings; email exchanges re impact of missing data and potential responses |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 1/25/2022 | 3226 | Schaer, Aaron | 1.4 | \$617.40 | Review AMCK's document production to learn case |
| | | · | | | background and uncover evidence that could support |
| | | | | | our case (1.1); attention to updated metadata provided |
| | | | | | by defendants and correspondence re addressing further |
| | | | | | deficiencies with same (.3) |
| 1/26/2022 | 1991 | Deibele, Darcy | 1.6 | \$612.00 | Analyze AMCK overlay; confer with L. Marquez-Garrett |
| | | · | | | re same; respond to D. Hosenpud questions re impact of |
| | | | | | missing data; review and categorize documents; contact |
| | | | | | Consilio re time spent on AMCK overlays |
| 1/26/2022 | 5068 | Hosenpud, David G. | 0.3 | \$194.40 | Further analysis of missing metadata |
| 1/26/2022 | 3226 | Schaer, Aaron | 1.7 | \$749.70 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case and correspond with D. Hosenpud, L. Marquez- |
| | | | | | Garrett, and D. Deibele re continuing issues with AMCK's |
| | | | | | production |
| 1/27/2022 | 3226 | Schaer, Aaron | 1.5 | \$661.50 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |
| 1/28/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Email exchanges re response to AMCK's most recent |
| | | | | | letter, expenditures due to continued production |
| | | | | | deficiencies |
| 1/28/2022 | 5068 | Hosenpud, David G. | 2.7 | \$1,749.60 | Case law analysis for deposition topics (1.9); strategy re |
| | | | | | depositions (.8) |
| 1/28/2022 | 3226 | Schaer, Aaron | 1.8 | \$793.80 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case (1.0); telephone call with D. Hosenpud to |
| | | | | | discuss case strategy re metadata, depositions, and case |
| | | | | | themes (.8) |
| 1/29/2022 | 3226 | Schaer, Aaron | 2.2 | \$970.20 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |
| 1/30/2022 | 3226 | Schaer, Aaron | 1.3 | \$573.30 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |
| 1/31/2022 | 5068 | Hosenpud, David G. | 3.0 | \$1,944.00 | Review case law re waiver/estoppel for depositions |
| 1/31/2022 | 3226 | Schaer, Aaron | 3.0 | \$1,323.00 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case |
| 2/1/2022 | 1991 | Deibele, Darcy | 0.5 | \$191.25 | Follow up with A. Schaer re review of defendants' |
| | | | | | productions; multiple conferences with D. Hosenpud and |
| | | | | | A. Schaer re AMCK redaction issues |
| 2/1/2022 | 5068 | Hosenpud, David G. | 4.3 | \$2,786.40 | Deposition theme analysis (.2); document review for |
| | | | | | deposition exhibits (4.1). |
| 2/1/2022 | 3226 | Schaer, Aaron | 2.5 | \$1,102.50 | Review AMCK's document production to learn case |
| | | | | | background and uncover evidence that could support |
| | | | | | our case (1.6); work with D. Hosenpud and D. Deibele on |
| | | | | | status of discovery, case themes, and issues related to |
| | | | | | confidentiality of defendants' production (.9) |
| 2/2/2022 | 5068 | Hosenpud, David G. | 3.0 | \$1,944.00 | Telephone conference with P. Lambert re Frontier |
| | | | | | conversation with Carlyle concerning the AMCK |
| | | | | | transaction (.2); further document review for deposition |
| | | | | | exhibits (2.2); Analysis and strategy re potential claims |
| | | | | | for fraudulent conveyance arising out of the |
| | | | | | Carlyle/AMCK transaction (.6) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 2/2/2022 | 3276 | Lambert, Paul | 1.6 | \$1,000.00 | Conference calls with R. Fanning; R. Korn and S. Sashikumar; email to D. Hosenpud; conference call with D. Hosenpud; review documents and correspondence |
| 2/3/2022 | 5068 | Hosenpud, David G. | 1.1 | \$712.80 | Analysis of status of AMCK novation and theories to demand documents |
| 2/3/2022 | 3276 | Lambert, Paul | 1.6 | \$1,000.00 | Conference call with S. Sashikumar; review correspondence from AMCK counsel, leases and AMCK public filings; email; review and analysis of AMCK lease language |
| 2/4/2022 | 1991 | Deibele, Darcy | 3.8 | \$1,453.50 | Conferences with D. Hosenpud re potential deposition exhibits; organize hot Frontier documents; format additional AMCK hot documents for printing and use as exhibits |
| 2/4/2022 | 5068 | Hosenpud, David G. | 3.7 | \$2,397.60 | Correspondence with client J. Dempsey, S. Thwaytes, R. Fanning, and S. Sashshikumar re deposition scheduling, preparation and further correspondence with client re depositions (.2); continue with deposition preparations (3.5) |
| 2/6/2022 | 1991 | Deibele, Darcy | 3.7 | \$1,415.25 | Compare AMCK hot document binders to Relativity export to conform paper and electronic versions; organize electronic binders; download and format Wells Fargo documents for ease of use at deposition |
| 2/6/2022 | 5068 | Hosenpud, David G. | 1.0 | \$648.00 | Continue selection of deposition exhibits from AMCK production |
| 2/7/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Coordinate preparation of binders of hot Frontier documents |
| 2/7/2022 | 5068 | Hosenpud, David G. | 1.1 | \$712.80 | Further analysis of deposition exhibits |
| 2/7/2022 | 3226 | Schaer, Aaron | 0.3 | | Analyze AMCK's responses and objections to second set of discovery requests and consider strategy for addressing same |
| 2/8/2022 | 1991 | Deibele, Darcy | 2.8 | \$1,071.00 | Confer with D. Hosenpud re deposition preparations; search for references to the HK shareholders in AMCK's production; combine and organize potential deposition exhibits; email exchange with Consilio re redaction error; search Frontier text messages for references to AMCK or Airbus |
| 2/8/2022 | 5068 | Hosenpud, David G. | 6.6 | \$4,276.80 | Identify deponents for examination (.7); continue to analyze deposition exhibits for witness examination and preparation (5.9) |
| 2/8/2022 | 3051 | Murozono, Etsuko | 4.0 | \$720.00 | Review and prepare documents for production |
| 2/9/2022 | 1991 | Deibele, Darcy | 2.3 | | Confer with D. Hosenpud re potential deposition exhibits; organize records as requested; revise redactions; email exchanges with Consilio re reproducing certain documents; update list of potential AMCK exhibits |
| 2/9/2022 | 2632 | Fox, Gregory | 1.1 | \$688.05 | Analyze defendant transaction structure and potential judgment collectability risks and options to mitigate same (.7); meeting with D. Hosenpud re ability to impose conditions on transaction or review documentation and risks of transaction to Frontier (.3); draft analysis re same (.1) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 2/9/2022 | 5068 | Hosenpud, David G. | 5.3 | \$3,434.40 | Analysis of CK assets transaction with Carlyle Group to determine if there is any basis to challenge same for fraudulent conveyance (.7); analysis of deposition timing and process as well as additional discovery to propound (1.0); further development of deposition exhibits and deposition themes (3.6); |
| 2/9/2022 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Conference calls with R. Fanning and D. Hosenpud; email to D. Hosenpud; revise letter to AMCK; email to R. Fanning re AMCK litigation |
| 2/9/2022 | 3051 | Murozono, Etsuko | 1.4 | \$252.00 | Review and prepare documents for production |
| 2/9/2022 | 3226 | Schaer, Aaron | 0.4 | | Telephone call with D. Hosenpud re case status and next steps in moving forward with depositions |
| 2/10/2022 | 1991 | Deibele, Darcy | 2.8 | \$1,071.00 | Assist D. Hosenpud with potential deposition exhibits, conferences re same; research the first appearance of R. Murphy and F. Bachrach in AMCK's production; telephone conference with D. Hosenpud re producing overlay for redacted documents |
| 2/10/2022 | 2632 | Fox, Gregory | 1.8 | \$1,125.90 | Complete and draft analysis re CK Asset transaction and Frontier rights and potential course of action re same |
| 2/10/2022 | 5068 | Hosenpud, David G. | 4.8 | \$3,110.40 | Analysis of Carlyle Group transaction impact of Frontier's lease rights (.5); continue analysis of deposition exhibits (3.1); correspondence with opposing counsel re depositions/schedule, potential challenge to deponents identified, and meet and confer conference call (.6); Correspondence with clients re deposition dates (.1); telephone conference with R. Fanning re deposition dates, theories, and testimony (.5) |
| 2/11/2022 | 1991 | Deibele, Darcy | 4.9 | \$1,874.25 | Assist D. Hosenpud with organizing potential deposition exhibits |
| 2/11/2022 | 5068 | Hosenpud, David G. | 3.7 | \$2,397.60 | Further development of deposition exhibits for AMCK depositions |
| 2/13/2022 | 1991 | Deibele, Darcy | 0.1 | \$38.25 | Email T. Garcia re deposition scheduling and logistics |
| 2/14/2022 | 1991 | Deibele, Darcy | 5.4 | \$2,065.50 | Confer with T. Garcia re deposition scheduling; revise chart re same; email exchange with D. Hosenpud re third-party discovery; organize electronic binders as requested; research AMCK production of minutes or other communications with its Board, collect same for D. Hosenpud review |
| 2/14/2022 | 5068 | Hosenpud, David G. | 4.5 | \$2,916.00 | Correspondence with expert to schedule conference call for status update (.1); conference call with opposing counsel to discuss deposition dates and appearances (.6); strategy and analysis re motion to compel AMCK directors' depositions given their role in deciding critical issues involved in case (.6); continue document analysis for depositions and preparation (2.9); correspondence with opposing counsel re discovery deficiencies (.3) |
| 2/14/2022 | 3226 | Schaer, Aaron | 1.7 | \$749.70 | Prepare for and participate in conference call with AMCK re depositions, and follow up work with D. Hosenpud re same |
| 2/15/2022 | 1991 | Deibele, Darcy | 2.6 | \$994.50 | Respond to D. Hosenpud questions re forbearance letter, board minutes; locate, download and organize potential exhibits |
| 2/15/2022 | 5068 | Hosenpud, David G. | 5.5 | \$3,564.00 | Identify documents for deposition preparation of both AMCK depositions and Frontier depositions |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|---------------------|--------|------------|---|
| 2/15/2022 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Review and analysis of leases; analysis of Novation |
| - / / | | | | 4 | enforcement strategy |
| 2/15/2022 | 3172 | Miao, Qingqing | 1.1 | \$574.20 | Confer with D. Hosenpud re additional facts surrounding |
| 2/16/2022 | 1001 | Daibala Daray | 1.9 | ¢726.75 | the deferral Assist D. Hosenpud with deposition preparations: |
| 2/16/2022 | 1991 | Deibele, Darcy | 1.9 | \$/20./5 | organize documents, transmit potential exhibits to |
| | | | | | clients for review |
| 2/16/2022 | 5068 | Hosenpud, David G. | 4.2 | \$2 721 60 | Correspondence with opposing counsel re status |
| 2/10/2022 | 3000 | noscripad, David G. | 4.2 | 72,721.00 | conference and deposition dates (.2); continue to review |
| | | | | | deposition exhibits (1.9); telephone conference with T. |
| | | | | | Weir expert re status of case (.6); conference call with co- |
| | | | | | counsel regarding depositions (.4); telephone conference |
| | | | | | with R. Fanning re depositions and preparation (.5); |
| | | | | | telephone conference with S. Sashikumar re depositions |
| | | | | | and prep (.2); correspondence with J. Dempsey re |
| | | | | | deposition scheduling, and evidence developed re AMCK |
| | | | | | and its shareholders REDACTED (.4) |
| 2/16/2022 | 3276 | Lambert, Paul | 0.7 | \$437.50 | Conference call with D. Hosenpud; review assignment |
| | | | | | clause re AMCK Lease; email to D. Hosenpud |
| 2/17/2022 | 1991 | Deibele, Darcy | 2.1 | \$803.25 | Segregate Frontier text messages re AMCK/Airbus for D. |
| | | | | | Hosenpud review; revise coding panel; confer re |
| | | | | | deposition logistics; update board minutes collection |
| 2/17/2022 | 5068 | Hosenpud, David G. | 2.8 | \$1,814.40 | Review and revise deposition notices (.4); |
| | | | | | correspondence with opposing counsel re scheduling |
| | | | | | and re deposition notices, and involving court to settle |
| | | | | | dispute re director/shareholder depositions (.9); review |
| | | | | | response from opposing counsel re deficient discovery |
| | | | | | (.2); review text messages for deposition preparation |
| | | | | | (1.3) |
| 2/17/2022 | 3226 | Schaer, Aaron | 0.9 | \$396.90 | Work with D. Hosenpud re issues related to depositions |
| | | | | | of AMCK and Frontier employees and directors, and |
| | | | | | work on letter to opposing counsel re same |
| 2/18/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Organize Frontier text messages; multiple email |
| | | | | | exchanges re deposition logistics and scheduling |
| 2/18/2022 | 5068 | Hosenpud, David G. | 1.4 | \$907.20 | Review outstanding requests for production to respond |
| | | | | | to opposing counsel's position re supplementing |
| | | | | | discovery (1.0); coordinate with client re depositions and |
| | | | | | deposition preparation conferences (.4) |
| 2/18/2022 | 3226 | Schaer, Aaron | 0.7 | \$308.70 | Work with D. Hosenpud re deposition scheduling, court |
| | | | | | motion practice re potential protective order, and |
| | | | | | related discovery issues |
| 2/21/2022 | 5068 | Hosenpud, David G. | 3.5 | \$2,268.00 | Analysis of Framework Agreement/ lease agreement and |
| | | | | | strategy to support breach of good faith and fair dealing |
| | | | | | claim |
| 2/21/2022 | 3226 | Schaer, Aaron | 0.9 | \$396.90 | Work with D. Hosenpud re potential notice requirements |
| | | | | | in underlying contracts and other case strategy issues |
| 2/22/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Respond to D. Hosenpud questions re production of text |
| | | | | | messages; research questions posed by J. Alexander re |
| | | | | | Frontier production |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 2/22/2022 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Correspondence with client re deposition availability and dates (.2); review email from opposing counsel re alleged production deficiencies of Frontier and analyze the same (.3); develop additional documents for deposition preparation (.2) |
| 2/22/2022 | 3226 | Schaer, Aaron | 0.3 | \$132.30 | Analyze correspondence from opposing counsel re issues with discovery, and work with D. Hosenpud and D. Deibele re responding to same |
| 2/23/2022 | 1991 | Deibele, Darcy | 4.1 | \$1,568.25 | Research AMCK email re production of one-sided text messages; confer with D. Hosenpud re response to AMCK email re same; email exchanges with Consilio re same; telephone conference with A. Schaer re same; respond to D. Hosenpud questions re redactions; search database for 2011 Airbus agreement; research production of Airbus Amendment No. 8 |
| 2/23/2022 | 5068 | Hosenpud, David G. | 5.8 | \$3,758.40 | Prepare for meet and confer with opposing counsel (1.2); meet and confer (.7); follow up on discovery demanded by defendant (.9); analysis of master agreement and amendments (2.0); continue deposition preparation (1.0) |
| 2/23/2022 | 3276 | Lambert, Paul | 0.7 | \$437.50 | Review correspondence and discovery issues; conference call with Q. Miao re Novation agreements |
| 2/23/2022 | 3172 | Miao, Qingqing | 3.8 | \$1,983.60 | Confer with D. Hosenpud re Airbus Purchase Agreement for document production, order history, Framework Agreement default term; review and redact the Airbus agreement |
| 2/23/2022 | 3226 | Schaer, Aaron | 5.4 | \$2,381.40 | Work on deposition scheduling, case extensions, and potential further written discovery (1.2); prepare for meet and confer with opposing counsel re deposition schedules and outstanding discovery issues (.9); analyze Framework Agreement to determine potential claims and defenses related to events of default and notice provisions (1.9); meet and confer with opposing counsel re deposition schedules and outstanding discovery issues (1.0); meet with D. Deibele to work on outstanding discovery issues (.4) |
| 2/24/2022 | 1991 | Deibele, Darcy | 0.9 | \$344.25 | Continued exchanges with Consilio re one-sided text message conversations, potential impact on production; assemble text messages for transmittal to client |
| 2/24/2022 | 5068 | Hosenpud, David G. | 0.9 | \$583.20 | Review and revise deposition notices for AMCK depositions (.3); contact new expert for potential engagement (.2); Preliminary review of redactions of Frontier/Airbus master agreement (.3). correspondence with opposing counsel re Frontier deposition dates (.1) |
| 2/24/2022 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Emails to D. Hosenpud and Q. Miao; work on demand letter |
| 2/24/2022 | 3172 | Miao, Qingqing | 2.3 | \$1,200.60 | Confer with D. Hosenpud re: Airbus Purchase Agreement for document production, order history, Framework Agreement default term; review and redact the Airbus agreement |
| 2/24/2022 | 3226 | Schaer, Aaron | 0.9 | \$396.90 | Attention to correspondence re discovery issues concerning text message from Frontier personnel (.3); telephone call with D. Hosenpud to discuss depositions and case strategy (.6) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 2/25/2022 | 1991 | Deibele, Darcy | 3.4 | \$1,300.50 | Annotate evidence log to include the telephone numbers and personal emails of key witnesses; complete analysis of incomplete text messages including assembling both pieces of the conversations at issue and estimating the impact on the documents produced |
| 2/25/2022 | 5068 | Hosenpud, David G. | 2.8 | \$1,814.40 | Conference with clients re overall themes and deposition prep (2.4); analysis and strategy re next steps (.4) |
| 2/25/2022 | 3226 | Schaer, Aaron | 5.0 | \$2,205.00 | Analyze Airbus Purchase Agreement as well as proposed redactions in anticipation of producing to defendants (2.1); meet with J. Dempsey, R. Fanning, S. Sashikumar, S. Thwaytes, and D. Hosenpud re case background and deposition preparation, and follow up correspondence with D. Hosenpud (2.9) |
| 2/26/2022 | 3226 | Schaer, Aaron | 0.8 | \$352.80 | Work drafting joint letter requesting an extension to the fact discovery cutoff deadline with the court, and correspond re same with D. Hosenpud |
| 2/27/2022 | 5068 | Hosenpud, David G. | 0.4 | \$259.20 | Revise proposed joint letter to the court re discovery extension |
| 2/27/2022 | 3226 | Schaer, Aaron | 0.3 | \$132.30 | Analyze edits to joint letter motion to court, and correspond re same with D. Hosenpud |
| 2/28/2022 | 1991 | Deibele, Darcy | 3.3 | \$1,262.25 | Confer with D. Hosenpud re deposition preparations, impact of AMCK metadata fields; search for potential deposition exhibits; multiple email exchanges with Consilio re identifying duplicates, combining date fields, email threading, etc.; email D. Hosenpud re potential approaches to identifying deposition exhibits |
| 2/28/2022 | 5068 | Hosenpud, David G. | 2.4 | \$1,555.20 | Identify documents to support opposition to defendants' letter motion for protective order to prevent the depositions of Gerald Ma and Francis Lee (1.2); review Power Point prepared for Frontier board for redaction and production (.3); Identify additional deposition exhibits (.9) |
| 2/28/2022 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to D. Hosenpud re novation and discovery issues |
| 2/28/2022 | 3172 | Miao, Qingqing | 0.6 | \$313.20 | Confer with D. Hosenpud re Airbus Purchase Agreement for document production, order history, Framework Agreement default term; review and redact the Airbus agreement |
| 2/28/2022 | 3226 | Schaer, Aaron | 1.9 | \$837.90 | Analyze background and credentials for potential expert witness, D. Lockhart, as well as other proposed expert witnesses (.3); analyze documents produced related to certain board decks to resolve outstanding discovery dispute between parties, and correspond with D. Hosenpud re same (1.6) |
| 3/1/2022 | 1991 | Deibele, Darcy | 5.7 | \$2,180.25 | Assist D. Hosenpud with searches for M. Mcinerney; conferences with Consilio re finding and removing duplicate families; set up coding layout for potential deposition witnesses; review and redact Airbus Agreement in preparation for production; analyze data fields provided by AMCK; email exchanges with Consilio re creating a Sort Date Time field to allow chronological sorting; analyze Airbus Amendment No. 8 agreements already produced and redact final to match |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---------------|------|---------------------|--------|---------------------|---|
| | | | | | |
| 3/1/2022 | 5068 | Hosenpud, David G. | 3.1 | \$2,008.80 | Analysis and strategy re pending outstanding discovery, |
| | | | | | discovery extension, motion to compel, and response to |
| | | | | | defendants' supplementation request (.8); continue |
| 2/4/2022 | 2226 | | | 4405.40 | selection of McInerney deposition exhibits (2.3) |
| 3/1/2022 | 3226 | Schaer, Aaron | 1.1 | \$485.10 | Meet with D. Hosenpud and D. Deibele re next steps |
| | | | | | with deposition preparations (.8); work on updating and |
| | | | | | finalizing joint letter request extension to fact discovery |
| 2/2/2022 | 1001 | Daibala Danni | 1.0 | ¢202.50 | deadline (.3) |
| 3/2/2022 | 1991 | Deibele, Darcy | 1.0 | \$382.50 | Create searches for potential exhibits to G. Ma and K. |
| | | | | | Lee depositions; organize M. McInerney exhibits |
| 2/2/2022 | F0C9 | Hasanaud David C | 6.7 | ¢4 241 CO | selected by D. Hosenpud |
| 3/2/2022 | 5068 | Hosenpud, David G. | 0.7 | \$4,341.60 | Review documents for McInerney deposition (2.8); |
| | | | | | Review and analyze letter motion for protective order, |
| | | | | | strategy for response, review case law cited and identify communications to summarize in letter response in |
| | | | | | opposition (2.3); review documents for deposition |
| | | | | | exhibits for Ma, Lee, Sheridan and O'Callaghan (1.6) |
| | | | | | exhibits for Ma, Lee, Sheridan and O Canagnan (1.0) |
| 3/2/2022 | 3226 | Schaer, Aaron | 0.6 | \$264.60 | Analyze defendants' letter motion to court re |
| 3/2/2022 | 3220 | Schaer, Auron | 0.0 | Ç201.00 | depositions of shareholders and correspond with D. |
| | | | | | Hosenpud re addressing same and distinguishing the |
| | | | | | caselaw defendants cited in their letter motion |
| 3/3/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Reorganize Lee and Ma documents; confer with D. |
| , , , , , , , | | | | , | Hosenpud re Bachrach and Murphy documents; search |
| | | | | | for potential O'Callaghan and Sheridan exhibits; redact |
| | | | | | 2011 Airbus Agreement per A. Schaer and Q. Maio |
| | | | | | suggestions |
| 3/3/2022 | 5068 | Hosenpud, David G. | 2.3 | \$1,490.40 | Address motion for protective order; review and develop |
| | | | | | Bachrach exhibits (.7); review and develop Murphy |
| | | | | | exhibits (1.0); draft letter motion to file exhibits under |
| | | | | | seal (.6) |
| 3/3/2022 | 3226 | Schaer, Aaron | 0.4 | \$176.40 | Work on letter motion to court re sealing exhibits in |
| | | | | | connection with response to defendants' letter motion |
| | | | | | for a protective order |
| 3/4/2022 | 3329 | Crane, Kristen | 0.2 | \$40.50 | Review requested letter and cite check with Westlaw for |
| | | | | | T. Garcia |
| 3/4/2022 | 1991 | Deibele, Darcy | 2.1 | \$803.25 | Confer with E. Murozono re redactions to 2011 Airbus |
| | | | | | agreement; confer with T. Garcia re filing motion under |
| | | | | | seal, assist with exhibits to same; update casedata and |
| | | | | | Relativity folders of Sheridan and O'Callaghan exhibits; |
| | | | | | consult D. Hosenpud re pool from which to draw exhibits |
| | | | | | for Frontier depositions |
| 3/4/2022 | 5068 | Hosenpud, David G. | 4.9 | \$3,175.20 | Review and revise motions to seal exhibits supporting |
| | | | | | Response to Request for Protective order; review and |
| | | | | | revised response to request for pre-conference on |
| | | | | | motion for protective order; identify Sheridan deposition |
| 2/4/2022 | 3051 | Murozono Etsuka | 0.0 | ¢162.00 | exhibits Compare and confirm redactions to highly sensitive |
| 3/4/2022 | 3031 | Murozono, Etsuko | 0.9 | \$162.00 | |
| 3/4/2022 | 3226 | Schaer, Aaron | 5.3 | ¢2 227 20 | purchase agreement between Airbus and Frontier Draft response letter to defendants' letter motion for a |
| 3/4/2022 | 3220 | Juliael, Adi Uli | 5.5 | \$ 2,337.3 0 | protective order; work with D. Hosenpud re same |
| 3/6/2022 | 5068 | Hosenpud, David G. | 4.3 | ¢2 786 40 | Review and select O'Callaghan deposition exhibits (1.2); |
| 3,0,2022 | 3000 | noscripau, Daviu G. | 4.3 | 72,700.40 | analysis of novation case law in the 2nd Circuit and N.Y. |
| | | | | | state court re share sale of holding company triggering |
| | | | | | novation (3.1) |
| <u> </u> | ļ | Į | | | 110 (01011 (011) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 3/7/2022 | 1991 | Deibele, Darcy | 4.6 | \$1,759.50 | Create searches for Dempsey and Fanning documents for D. Hosenpud; review, revise Mcinerney search as requested; download, organize, reformat and rename |
| 3/7/2022 | 5068 | Hosenpud, David G. | 6.8 | \$4,406.40 | potential Mcinerney exhibits McInerney deposition (3.0); Dempsey document review for deposition preparation (3.4); further analysis of novation issue (.4) |
| 3/7/2022 | 3226 | Schaer, Aaron | 1.9 | \$837.90 | Analyze caselaw re potential novation from AMCK to Carlyle and correspond with D. Hosenpud re legal implications of same |
| 3/8/2022 | 1991 | Deibele, Darcy | 5.8 | \$2,218.50 | Multiple conferences with D. Hosenpud re deposition exhibits; email exchanges re deposition logistics; reformat Excel spreadsheets for ease of use during deposition; craft searches for additional Frontier deponents; update database tags to reflect current witness and deposition exhibit designations; revise potential McInerney exhibits as requested; download and organize potential Bachrach exhibits |
| 3/8/2022 | 5068 | Hosenpud, David G. | 9.7 | \$6,285.60 | Review Fanning, Thwaytes, and Sashikumar documents for deposition preparation exhibits (6.2); Mcinerney Deposition Preparation (3.5) |
| 3/8/2022 | 5522 | Mathis, Melissa | 0.2 | \$28.80 | Assist with organizing potential exhibits to Murphy deposition |
| 3/8/2022 | 5522 | Mathis, Melissa | 0.3 | \$43.20 | Assist with organizing potential exhibits to Fabian deposition |
| 3/8/2022 | 3172 | Miao, Qingqing | 3.5 | \$1,827.00 | Confer with D. Hosenpud re deposition preparation, Framework Agreement default term; review documents produced for summary judgment defense strategy and the potential preliminary injunction motion |
| 3/8/2022 | 3226 | Schaer, Aaron | 0.5 | \$220.50 | Analyze powerpoint presentation explaining details of deal terms between AMCK and Carlyle; analyze differences between asset sale and equity sale to determine possible remedies re AMCK and Carlyle transaction |
| 3/9/2022 | 1991 | Deibele, Darcy | 6.3 | \$2,409.75 | Confer with D. Hosenpud and A. Schaer re pending Carlyle transaction, deposition preparations and response to email from AMCK's counsel re discovery issues; assist D. Hosenpud with Mcinerney exhibits including research distribution lists; organize same for ease of use during deposition; email exchanges with T. Garcia and Veritext re deposition logistics; begin reviewing potential Fanning exhibits to remove duplicates; research metadata associated with May 8, 2020 notice of termination; reformat excel spreadsheets for legibility and ease of use; search for and combine weekly agenda and cover email; coordinate preparation of exhibit binder |
| 3/9/2022 | 5068 | Hosenpud, David G. | 8.2 | \$5,313.60 | McInerney Dep prep with analysis re questions for other deponents |
| 3/9/2022 | 3172 | Miao, Qingqing | 0.1 | \$52.20 | Confer with D. Hosenpud re deposition preparation, Framework Agreement default term; review documents produced for summary judgment defense strategy and the potential preliminary injunction motion |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 3/9/2022 | 3226 | Schaer, Aaron | 1.3 | \$573.30 | Analyze May 5 weekly report re evidence of AMCK's |
| | | | | | earlier plans to declare default, and correspond with D. |
| | | | | | Hosenpud re same (.4); meet with D. Hosenpud and D. |
| | | | | | Deibele to discuss next steps with depositions and |
| | | | | | AMCK/Carlyle transaction (.9) |
| 3/10/2022 | 1991 | Deibele, Darcy | 2.9 | \$1,109.25 | Conferences with D. Hosenpud re potential exhibits to |
| | | | | | several depositions; confer with L. Peralta re mechanics |
| | | | | | of presenting exhibits via Zoom; review potential |
| | | | | | exhibits to remove duplicates; prepare and provide court |
| | | | | | reporter with McInerney exhibit index and instructions |
| 21121222 | | | | 4 | re Excel files |
| 3/10/2022 | 5068 | Hosenpud, David G. | 7.6 | \$4,924.80 | Continue McInerney deposition outline (1.5); prepare |
| | | | | | Bachrach deposition exhibits (1.9); prepare Murphy |
| | | | | | deposition exhibits (1.6); prepare Sheridan Exhibits (2.6) |
| 3/11/2022 | 1991 | Deibele, Darcy | 0.8 | \$306.00 | Assist with McInerney exhibits; search for documents re |
| | | | | | shareholder attitude as requested |
| 3/11/2022 | 5068 | Hosenpud, David G. | 5.0 | | Deposition of Michael McInerney |
| 3/11/2022 | 3226 | Schaer, Aaron | 5.1 | \$2,249.10 | Attend deposition of M. McInerney, and follow up |
| - 1 - 1 | | | | | correspondence with D. Hosenpud re same |
| 3/12/2022 | 5068 | Hosenpud, David G. | 3.5 | | Prepare O'Callaghan Dep Exhibits |
| 3/13/2022 | 1991 | Deibele, Darcy | 7.8 | \$2,983.50 | Assist D. Hosenpud with Bachrach, O'Callaghan and |
| | | | | | Sheridan exhibits; find and format metadata for draft |
| | | | | | O'Callaghan email; reformat Excel files; rename potential |
| | | | | | exhibits for D. Hosenpud use; coordinate preparation of |
| 3/13/2022 | 5068 | Hosenpud, David G. | 3.5 | \$2.268.00 | exhibit binders Bachrach Deposition Preparation |
| 3/13/2022 | 1991 | Deibele, Darcy | 2.9 | | Assist D. Hosenpud with Bachrach and other exhibits; |
| 3/14/2022 | 1991 | Delbele, Dailey | 2.3 | \$1,109.23 | multiple conferences with T. Garcia and Veritext re |
| | | | | | access to prior exhibits, access to same and other |
| | | | | | logistical issues; review and respond to A. Schaer |
| | | | | | proposed response to AMCK's 2/22 email re Frontier |
| | | | | | production; prepare 2011 and executed Amendment No. |
| | | | | | 8 for production; conferences with J. Walter re |
| | | | | | Mcinerney exhibits; draft exhibit log; forward potential |
| | | | | | Bachrach exhibits to court reporter; redact Airbus |
| | | | | | agreement |
| 3/14/2022 | 5068 | Hosenpud, David G. | 8.3 | \$5,378.40 | Ronan Murphy exhibits and deposition outline: 10:00- |
| | | | | | 12:15; 12:45-2:30; 3:30-3:48; 3:52-6:00; 7:30-9:24 |
| 3/14/2022 | 3226 | Schaer, Aaron | 4.4 | \$1,940.40 | Attention to correspondence from D. Hosenpud re |
| | | | | | upcoming depositions of AMCK representatives and |
| | | | | | corresponding exhibits (.3); analyze amendments to |
| | | | | | Airbus Purchase Agreement to determine next steps in |
| | | | | | production to defendants, as well as draft response to |
| | | | | | identified discovery deficiencies (4.1) |
| 3/15/2022 | 1991 | Deibele, Darcy | 3.3 | \$1,262.25 | Observe beginning of F. Bachrach deposition to confirm |
| | | | | | exhibit display working as hoped; conferences re |
| | | | | | deposition logistics including exhibit display; prepare |
| | | | | | Murphy exhibits |
| 3/15/2022 | 5068 | Hosenpud, David G. | 6.9 | \$4,471.20 | Deposition of Fabian Bachrach (3.0); conferral with |
| | | | | | opposing counsel re discovery (.4); Sheridan deposition |
| | | | | | outline (2.5); O'Callaghan depotion outline (1.0) |
| 3/15/2022 | 3226 | Schaer, Aaron | 3.8 | \$1,675.80 | Attend F. Bachrach deposition and follow up |
| | | | | | correspondence with D. Hosenpud |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|------------|---------------|--|
| 2/15/2222 | 1001 | | 2.4 | 44.405.75 | |
| 3/16/2022 | 1991 | Deibele, Darcy | 3.1 | \$1,185.75 | Follow up with Veritext re exhibits marked at |
| | | | | | depositions; conferences with T. Garcia re deposition |
| | | | | | logistics; assist D. Hosenpud with Murphy, O'Callaghan and other exhibits as requested |
| 3/16/2022 | 5068 | Hosenpud, David G. | 3.4 | \$2.202.20 | O'Callaghan deposition exhibits and outline (2.9); review |
| 3/10/2022 | 3008 | nosenpuu, Daviu G. | 3.4 | \$2,205.20 | second set of discovery propounded by defendants (.5) |
| | | | | | second set of discovery propounded by defendants (.5) |
| 3/16/2022 | 3172 | Miao, Qingqing | 1.3 | \$678.60 | Review RFA and ROGs from AMCK; confer with D. |
| | | | | | Hosenpud re response strategy |
| 3/16/2022 | 3226 | Schaer, Aaron | 0.3 | \$132.30 | Work with D. Hosenpud re preparing for further AMCK |
| | | | | | depositions |
| 3/17/2022 | 1991 | Deibele, Darcy | 2.4 | \$918.00 | Assist D. Hosenpud with preparations for AMCK |
| | | | | | depositions: organize potential exhibits; coordinate |
| | | | | | Murphy exhibit printing; multiple email exchanges with |
| | | | | | E. Day and T. Garcia re presenting exhibits in New York; |
| | | | | | search for metadata, related documents and other |
| - 1 - 1 | | | | 4 | issues as requested |
| 3/17/2022 | 5068 | Hosenpud, David G. | 4.9 | | Sheridan/O'Callaghan depositions outlines and themes |
| 3/17/2022 | 3226 | Schaer, Aaron | 1.2 | \$529.20 | Further work addressing AMCK's outstanding discovery |
| | | | | | issues and correspond with D. Hosenpud and D. Deibele |
| | | | | | re same (.9); update redactions in Airbus Purchase |
| | | | | | Agreement and send to D. Hosenpud for further handling |
| 21:21222 | | | | 4 | with Airbus (.3) |
| 3/18/2022 | 1991 | Deibele, Darcy | 3.1 | \$1,185.75 | Conferences with D. Hosenpud re exhibits; organize |
| | | | | | same; coordinate printing for ease of D. Hosenpud use; |
| | | | | | prepare supplemental production; email exchanges with |
| | | | | | Consilio re same; confer with A. Schaer re production |
| | | | | | format; update Relativity tags re confidentiality; work on |
| 2/10/2022 | F0C0 | Hasanaud David C | 2.0 | ¢1 070 20 | deposition exhibit index |
| 3/18/2022 | 5068 | Hosenpud, David G. | 2.9 1.8 | | O'Callaghan deposition preparation Work with D. Hosenpud on issues related to |
| 3/18/2022 | 3226 | Schaer, Aaron | 1.0 | \$795.60 | AMCK/Carlyle transaction and pursuing related |
| | | | | | documents in discovery (.3); work with D. Deibele on |
| | | | | | addressing AMCK discovery issues and draft response to |
| | | | | | opposing counsel re all parties' outstanding discovery |
| | | | | | issues (1.5) |
| 3/19/2022 | 5068 | Hosenpud, David G. | 9.8 | | Travel to NY and prepare for depositions |
| 3/20/2022 | 1991 | Deibele, Darcy | 2.2 | | Prepare supplemental production; prepare O'Callaghan |
| 3/20/2022 | 1331 | Delbele, Bulley | 2.2 | Ç0+1.50 | and Sheridan exhibits; confer with D. Hosenpud re same; |
| | | | | | reformat exhibit for legibility |
| 3/20/2022 | 5068 | Hosenpud, David G. | 4.3 | \$2,786,40 | Outline O'Callaghan deposition testimony |
| 3/21/2022 | 1991 | Deibele, Darcy | 2.2 | | Upload exhibits to Veritext; log into Murphy deposition |
| -,, | | | | 7 - 1 - 1 - 1 | in case assistance is needed; forward exhibits to court |
| | | | | | reporter; email exchanges with E. Day re exhibits for |
| | | | | | O'Callaghan deposition |
| 3/21/2022 | 5068 | Hosenpud, David G. | 7.2 | \$4,665.60 | Deposition of Ronan Murphy (5.0); Continue to identify |
| | | | | | exhibits for O'Callaghan deposition (1.7); strategy with |
| | | | | | co-counsel re the Carlyle transaction (.5) |
| 3/21/2022 | 3226 | Schaer, Aaron | 5.3 | \$2,337.30 | Assist D. Hosenpud in preparing for AMCK depositions |
| | | | | • | (.3); work with D. Deibele on upcoming document |
| | | | | | production to AMCK re outstanding discovery issues (.2); |
| | | | | | attend deposition of R. Murphy (4.6); analyze notice of |
| | | | | | potential default to AMCK re Carlyle transaction (.2) |
| | | | | | |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 3/22/2022 | 1991 | Deibele, Darcy | 3.0 | \$1,147.50 | Confer with D. Hosenpud re exhibit changes; email E. Day re same; forward AMCK supplemental production to Consilio; email A. Schaer re O'Callaghan exhibits that might be challenged; coordinate printing Sheridan exhibits; upload O'Callaghan exhibits, forward same to court reporter |
| 3/22/2022 | 5068 | Hosenpud, David G. | 7.7 | \$4,989.60 | Prepare O'Callaghan deposition outline and exhibits (7.0); Incorporate AMCK April 2020 Board Minutes produced 3/22/22 and incorporate into examination (.7) |
| 3/22/2022 | 3226 | Schaer, Aaron | 0.4 | \$176.40 | Analysis of newly produced April 2020 AMCK board minutes and correspond with D. Hosenpud re same |
| 3/23/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Email O'Callaghan exhibits to court reporter; follow up re same; respond to A. Schaer questions re AMCK's production of text messages; email exchange with Consilio re uploading data |
| 3/23/2022 | 5068 | Hosenpud, David G. | 8.0 | \$5 184 00 | Prepare for and conduct O'Callaghan deposition |
| 3/23/2022 | | Schaer, Aaron | 8.3 | | Analyze letter to Carlyle re pending asset sale with AMCK, and work with D. Hosenpud re strategy and considerations for addressing same (.4); attend deposition of J. O'Callaghan, and follow up correspondence with D. Hosenpud re same (7.2); finalize and produce additional documents to AMCK to resolve outstanding discovery disputes (.3); analyze court's order denying defendants' motion for a protective order, and work on updating deposition notices for G. Ma and F. Lee in light of same (.4) |
| 3/24/2022 | 1991 | Deibele, Darcy | 0.9 | \$344.25 | Confer with D. Hosenpud re Sheridan exhibits; telephone conference with D. Hosenpud re AMCK production of J. O'Callaghan's handwritten notes, search for same; review documents tagged for Frontier witnesses to remove duplicates |
| 3/24/2022 | 5068 | Hosenpud, David G. | 7.4 | \$4,795.20 | Prepare for deposition of Paul Sheridan |
| 3/24/2022 | 3172 | Miao, Qingqing | 1.7 | | Confer with P. Lambert re org chart of AMCK and related parties; email exchange with D. Hosenpud re lease documents for MSN10038; conduct further research for securities disclosure |
| 3/24/2022 | 3226 | Schaer, Aaron | 0.7 | \$308.70 | Work with D. Hosenpud on considerations and strategy for defending upcoming Frontier depositions (.5); work with opposing counsel on re-arranging Frontier deposition dates (.2) |
| 3/25/2022 | 1991 | Deibele, Darcy | 2.3 | \$879.75 | Confer with E. Day and D. Hosenpud re depositions; confer with D. Hosenpud re AMCK production of O'Callaghan notes; resume removing duplicates from Frontier search folders in Relativity |
| 3/25/2022 | 5068 | Hosenpud, David G. | 6.5 | \$4,212.00 | Deposition of Paul Sheridan |
| 3/25/2022 | 3226 | Schaer, Aaron | 5.5 | \$2,425.50 | Attend Paul Sheridan deposition and follow up correspondence with D. Hosenpud re same |
| 3/26/2022 | 5068 | Hosenpud, David G. | 8.7 | \$5,637.60 | Analysis of testimony and prepare for upcoming depositions |
| 3/28/2022 | 1991 | Deibele, Darcy | 2.3 | \$879.75 | Finish updating Relativity re deposition exhibits; telephone conference with A. Schaer re preparations for Frontier depositions; segregate text messages re Frontier executives; confer with D. Hosenpud re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---------------|------|--------------------|--------|------------|---|
| | | | 3.10 | J | |
| 3/28/2022 | 5068 | Hosenpud, David G. | 4.2 | \$2,721.60 | Deposition preparation for S. Thwaytes and S. |
| | | | | | Sashikumar (2.4); conference call with NY counsel to |
| | | | | | discuss options for prejudgment action re lease rights |
| 2/20/2022 | 2226 | Cabaar Aaran | 4.2 | ¢1 90¢ 30 | associated with the Carlyle transaction (1.8) |
| 3/28/2022 | 3226 | Schaer, Aaron | 4.3 | \$1,896.30 | Work with opposing counsel re arranging upcoming Frontier depositions (.3); work on compiling, organizing, |
| | | | | | and culling deposition preparation materials for Frontier |
| | | | | | witnesses (2.6); research anticipatory repudiation and |
| | | | | | fraud claims, and legal considerations when the claims |
| | | | | | are pled together (1.2); analyze prior discovery requests |
| | | | | | to determine if we requested AMCK's organization chart |
| | | | | | (.2) |
| 3/29/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Assist with preparations for S. Thwaytes and S. |
| | | | | | Sashikumar depositions; respond to D. Hosenpud |
| | | | | | questions re search criteria; review and tag additional |
| | | | | | records to be used during deposition preparations |
| 3/29/2022 | 5068 | Hosenpud, David G. | 5.9 | | Preparation of Spencer Thwaytes for deposition |
| 3/29/2022 | 3226 | Schaer, Aaron | 6.7 | \$2,954.70 | Deposition preparation meeting with S. Thwaytes and D. |
| 2 /2 2 /2 2 2 | | | | | Hosenpud |
| 3/30/2022 | 1991 | Deibele, Darcy | 0.2 | | Assist D. Hosenpud with deposition preparations |
| 3/30/2022 | 5068 | Hosenpud, David G. | 5.5 | | Defend S. Thwaytes deposition |
| 3/30/2022 | 3226 | Schaer, Aaron | 0.9 | \$396.90 | Correspond with D. Hosenpud re issues that may come |
| | | | | | up in deposition re timing of rent payments due and requests for admission, as well as debriefing S. Thwaytes |
| | | | | | deposition |
| 3/31/2022 | 1991 | Deibele, Darcy | 0.7 | \$267.75 | Apply additional redactions as requested, email |
| 3,51,1511 | 1331 | | " | Ψ207173 | exchange with Consilio re same; assist with preparations |
| | | | | | for S. Sashikumar deposition; update Relativity re |
| | | | | | exhibits marked to date; process S. Thwaytes exhibits |
| | | | | | |
| 3/31/2022 | 5068 | Hosenpud, David G. | 4.2 | \$2,721.60 | Deposition preparation for S. Sashikumar |
| 3/31/2022 | 3226 | Schaer, Aaron | 5.1 | \$2,249.10 | Work with D. Deibele on updating document production |
| | | | | | to AMCK, and correspond with D. Hosenpud re same |
| | | | | | (.3); deposition preparation session with S. Sashikumar |
| | | | | | and D. Hosenpud (4.6); correspond with D. Hosenpud re |
| | | | | | opposing counsel's response to update confidentiality |
| 4/4/2022 | 1001 | 0.11.1.0 | 2.0 | Ć4 400 25 | designations in documents (.2) |
| 4/1/2022 | 1991 | Deibele, Darcy | 2.9 | \$1,109.25 | Email court reporter re early access to marked exhibits; |
| | | | | | label S. Thwaytes exhibits for use during deposition |
| | | | | | preparation; coordinate re-production of document with additional redactions; label S. Sashikumar deposition |
| | | | | | exhibits; assist D. Hosenpud with forwarding exhibits to |
| | | | | | client |
| 4/1/2022 | 5068 | Hosenpud, David G. | 2.7 | \$1,749.60 | Defend Sharath Sashikumar deposition; correspondence |
| ., _, _, _ | 5000 | | | Ψ=), .5.66 | with opposing counsel re designating portions of |
| | | | | | testimony as attorneys eyes only and re return of |
| | | | | | document subject to attorneys eyes only confidentiality |
| | | | | | designation due to inadvertent production |
| | | | | | |
| 4/1/2022 | 3172 | Miao, Qingqing | 0.3 | \$156.60 | Email exchanges with D. Hosenpud re expert witness |
| 4/1/2022 | 3226 | Schaer, Aaron | 0.5 | \$220.50 | Correspond with D. Hosenpud re confidentiality |
| | | | | | designations of deposition transcripts pursuant to the |
| | | | | | protective order and analysis of protective order re same |
| 4/2/2022 | 5000 | Haramand Build | | ¢2.250.52 | Demonstrian grand and the D. E |
| 4/3/2022 | 5068 | Hosenpud, David G. | 5.2 | | Deposition preparation with R. Fanning Participate in R. Fanning deposition preparation meeting |
| 4/3/2022 | 3226 | Schaer, Aaron | 3.1 | 71,307.1U | a dispate in K. I aming deposition preparation meeting |
| | | 1 | | | i |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 4/4/2022 | 5068 | Hosenpud, David G. | 7.9 | \$5,119.20 | Defend R. Fanning deposition; Deposition preparation for J. Dempsey and identify additional exhibits for review |
| 4/4/2022 | 3172 | Miao, Qingqing | 0.1 | \$52.20 | Confer with P. Lambert re identities of guarantors, counterparty to the framework agreement and net worth requirement |
| 4/4/2022 | 3226 | Schaer, Aaron | 1.8 | \$793.80 | Analyze Defendant's second set of discovery requests and begin work on objecting and responding to same |
| 4/5/2022 | 1991 | Deibele, Darcy | 0.5 | \$191.25 | Confer with Consilio re whether it can provide a log of J. Dempsey's April 2020 telephone calls; follow up with court reporter re S.Thwaytes and S. Sashikumar depositions |
| 4/5/2022 | 5068 | Hosenpud, David G. | 4.6 | \$2,980.80 | Prepare for and confer with J. Dempsey re deposition preparation |
| 4/5/2022 | 3226 | Schaer, Aaron | 3.4 | \$1,499.40 | Attend J. Dempsey deposition preparation meeting with J. Dempsey and D. Hosenpud |
| 4/6/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Telephone conference with D. Hosenpud re exhibit organization; revise as requested |
| 4/6/2022 | 5068 | Hosenpud, David G. | 3.8 | \$2,462.40 | Defend J. Dempsey deposition; conference call with D. Deibele re exhibits |
| 4/6/2022 | 3226 | Schaer, Aaron | 0.9 | \$396.90 | Conference call with D. Hosenpud to discuss J. Dempsey deposition testimony and next steps in case, including extending discovery deadlines in light of need to alter deposition dates for CKA shareholders; work on responding to Defendants' discovery requests |
| 4/7/2022 | 1991 | Deibele, Darcy | 2.4 | \$918.00 | Follow up with D. Hosenpud and A. Schaer re replacing Exhibit 6 with the further redacted version; set up searches for B. Biffle and R. Kelleher; adjust Ma and Lee searches as requested; construct search for J. Dempsey texts during the key date range then refine search criteria |
| 4/7/2022 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Conference calls with Q. Miao and R. Fanning re AMCK litigation and Carlyle novation issues |
| 4/8/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Update Ma and Lee searches as requested |
| 4/12/2022 | 5068 | Hosenpud, David G. | 0.2 | | Correspondence with opposing counsel re the change of dates for the depositions of G. Ma and F. Lee; coordinate change of dates |
| 4/13/2022 | 5068 | Hosenpud, David G. | 0.9 | \$583.20 | Review and refine exhibits for upcoming depositions |
| 4/13/2022 | 3226 | Schaer, Aaron | 1.7 | \$749.70 | Work on responses and objections to Defendants' requests for admission |
| 4/14/2022 | 1991 | Deibele, Darcy | 1.7 | \$650.25 | Assist D. Hosenpud with preparations for Ma deposition; update deposition exhibit index; process exhibits and transcripts; follow up with court reporter re same; draft email re confidentiality and source information for excerpts marked at Frontier depositions |
| 4/14/2022 | 3226 | Schaer, Aaron | 4.5 | \$1,984.50 | Further work drafting responses and objections to defendants' requests for admission, including analysis of operative contract documents to address same |
| 4/15/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Assist D. Hosenpud with Ma deposition preparations; work on deposition exhibit log |
| 4/15/2022 | 5068 | Hosenpud, David G. | 3.1 | \$2,008.80 | Continued review of deposition exhibits for Messers Ma and Lee |
| 4/15/2022 | 3226 | Schaer, Aaron | 0.8 | \$352.80 | Correspond with D. Hosenpud re upcoming case deadlines and strategies for addressing same, and discuss court deadlines and requirements with court clerk, especially related to filing conclusions of fact |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-------------|------|--------------------|--------|------------|---|
| 4/18/2022 | 1991 | Deibele, Darcy | 3.6 | \$1 377 00 | Confer with A. Schaer re upcoming depositions; update |
| ., 20, 2022 | 1001 | | 0.0 | Ψ2,077.00 | database re documents marked at depositions; reduce |
| | | | | | potential Lee exhibits as instructed; coordinate printing |
| | | | | | of Lee and Ma exhibits for D. Hosenpud use; draft email |
| | | | | | and related documents to AMCK's counsel re misleading |
| | | | | | exhibits |
| 4/18/2022 | 3226 | Schaer, Aaron | 3.4 | \$1,499.40 | Further work drafting objections and responses to |
| , , | | | | . , | defendants' requests for admission and second set of |
| | | | | | interrogatories, and correspond with D. Hosenpud and |
| | | | | | Q. Miao re same; meet with D. Deibele to discuss action |
| | | | | | items in the case, including upcoming depositions |
| | | | | | |
| 4/19/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Telephone conference with D. Hosenpud and A. Schaer |
| . / / | | | | 4 | re upcoming deadlines, case strategy |
| 4/19/2022 | 3226 | Schaer, Aaron | 3.4 | \$1,499.40 | Further work on objections and responses to requests |
| | | | | | for admission; meet with D. Hosenpud and D. Deibele to |
| | | | | | discuss next steps with depositions, discovery responses, |
| | | | | 4 | and general case strategy |
| 4/20/2022 | 3226 | Schaer, Aaron | 3.2 | \$1,411.20 | Further work updating responses and objections to |
| | | | | | requests for admission, including legal research into |
| | | | | | different damages allowed for different causes of action |
| 4/21/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Telephone conference with D. Hosenpud with |
| , , | | , , | | • | preparations for Ma and Lee depositions; assist with |
| | | | | | searches, organize exhibits |
| 4/21/2022 | 5068 | Hosenpud, David G. | 7.6 | \$4,924.80 | Review and revise Responses to Requests for |
| | | | | | Admissions; final selection of exhibits |
| 4/21/2022 | 3226 | Schaer, Aaron | 3.5 | \$1,543.50 | Work on drafting objections and responses to |
| | | | | | defendants' second set of interrogatories; work with D. |
| | | | | | Hosenpud on updating responses to requests for |
| | | | | | admission |
| 4/22/2022 | 1991 | Deibele, Darcy | 3.7 | \$1,415.25 | Review D. Hosenpud working binders, prepare electronic |
| | | | | | versions of Ma and Lee exhibits; update D. Hosenpud |
| | | | | | binders |
| 4/22/2022 | 3226 | Schaer, Aaron | 1.3 | \$573.30 | Update responses and objections to requests for |
| | | | | | admission and interrogatories, and further legal research |
| | | | | | into answering same |
| 4/24/2022 | 5068 | Hosenpud, David G. | 5.1 | \$3,304.80 | Outline Gerald Ma deposition themes/questions |
| 4/25/2022 | 1991 | Deibele, Darcy | 1.2 | \$459.00 | Revise Ma exhibit; code potential trial exhibits, forward |
| | | | | | search to D. Hosenpud and A. Schaer |
| 4/25/2022 | 5068 | Hosenpud, David G. | 12.2 | \$7,905.60 | Continue to outline Gerald Ma deposition themes and |
| | | | | | questions; Outline Francis Lee deposition |
| | | | | | themes/questions |
| 4/25/2022 | 3226 | Schaer, Aaron | 5.2 | \$2,293.20 | Work on updating objections and responses to requests |
| | | | | | for admission and interrogatories and conducting further |
| | | | | | legal research into same |
| 4/26/2022 | 1991 | Deibele, Darcy | 0.3 | | Upload Ma deposition exhibits |
| 4/26/2022 | 5068 | Hosenpud, David G. | 0.7 | | Develop themes and questions for Lee deposition |
| 4/27/2022 | 5068 | Hosenpud, David G. | 5.8 | | Gerald Ma Deposition and analysis post deposition |
| 4/27/2022 | 3226 | Schaer, Aaron | 6.2 | \$2,734.20 | Attend G. Ma deposition; further work on finalizing |
| | | | | | requests for admission and interrogatories, and |
| | | | | | correspond re same with Q. Miao |
| 4/28/2022 | 1991 | Deibele, Darcy | 0.1 | | Transmit Lee exhibits to court reporter |
| 4/28/2022 | 5068 | Hosenpud, David G. | 4.6 | \$2,980.80 | Prepare and conduct deposition of Francis Lee |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---------------|------|--------------------|--------|------------|---|
| 4/28/2022 | 3226 | Schaer, Aaron | 4.4 | \$1,940.40 | Work on finalizing objections and responses to |
| | | | | | interrogatories and requests for admission in light of Q. |
| | | | | | Miao feedback; attend F. Lee deposition and follow up correspondence with D. Hosenpud re same |
| 4/29/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Telephone conference with D. Hosenpud re deposition |
| 4/23/2022 | 1331 | Delbele, Darcy | 0.4 | 7155.00 | testimony, trial exhibits, deadlines |
| 4/29/2022 | 5068 | Hosenpud, David G. | 0.7 | \$453.60 | Final review of Request for Admission responses and |
| | | , , , , , , , , , | | , | Responses to Second Set of Interrogatories |
| 4/29/2022 | 3226 | Schaer, Aaron | 0.8 | \$352.80 | Finalize objections and responses to interrogatories and |
| | | | | | requests for production, correspond with Q. Miao re |
| | | | | | same, and work on serving on opposing counsel |
| 5/3/2022 | 5068 | Hosenpud, David G. | 3.9 | | Develop timeline of critical evidence in anticipation of |
| 5 /4 /2022 | 5000 | 11 | 2.2 | | dispositive motions |
| 5/4/2022 | 5068 | Hosenpud, David G. | 2.2 | \$1,425.60 | Continue to develop key evidence timeline for |
| 5/5/2022 | 3226 | Schaer, Aaron | 0.7 | \$308.70 | opposition to dispositive motions Begin review of deposition transcript from M. McInerney |
| 3/3/2022 | 3220 | Schaci, Auton | 0.7 | | in preparation for next steps in case |
| 5/6/2022 | 3226 | Schaer, Aaron | 1.5 | | Further analysis of McInerney deposition transcript in |
| | | , | | , | preparation for next steps in case |
| 5/10/2022 | 3226 | Schaer, Aaron | 2.9 | \$1,278.90 | Analyze deposition transcript of F. Bachrach and take |
| | | | | | notes in preparation for next steps in case |
| 5/12/2022 | 3226 | Schaer, Aaron | 3.0 | \$1,323.00 | Analyze R. Murphy deposition transcript and take notes |
| | | | | | in preparation for next steps in case); correspond with |
| | | | | | potential damages expert to see if his firm can help |
| 5 /4 2 /2 2 2 | 1001 | 5 11 1 5 | 0.0 | 476.50 | calculate damages |
| 5/13/2022 | 1991 | Deibele, Darcy | 0.2 | | Download G. Ma deposition video |
| 5/13/2022 | 3226 | Schaer, Aaron | 0.4 | \$176.40 | Correspond with D. Hosenpud on case status and next |
| 5/16/2022 | 3226 | Schaer, Aaron | 3.9 | \$1 719 90 | steps Finish analysis of R. Murphy deposition transcript and |
| 3/10/2022 | 3220 | Schaci, Adron | 3.5 | 71,713.30 | begin analysis of J. O'Callaghan deposition transcript in |
| | | | | | preparation for next steps in case; correspond with D. |
| | | | | | Hosenpud about potential damages expert |
| 5/17/2022 | 5068 | Hosenpud, David G. | 3.5 | \$2,268.00 | Further development of evidentiary timeline |
| 5/17/2022 | 3226 | Schaer, Aaron | 1.4 | \$617.40 | Further analysis of J. O'Callaghan deposition transcript in |
| | | | | | preparation for next steps in case; correspond with D. |
| | | | | | Hosenpud re case extension and next steps |
| 5/18/2022 | 5068 | Hosenpud, David G. | 2.2 | | Client update and summary of testimony/evidence; |
| | | | | | telephone conference with Howard Diamond re case |
| 5/18/2022 | 3226 | Schaer, Aaron | 1.9 | \$927.00 | status Further analysis of deposition transcript of J. O'Callaghan |
| 3/18/2022 | 3220 | Schaer, Aaron | 1.5 | | in preparation for next steps in case; attention to |
| | | | | | correspondence from D. Hosenpud to J. Dempsey and H. |
| | | | | | Diamond re findings from depositions of CK Assets |
| | | | | | representatives |
| 5/19/2022 | 5068 | Hosenpud, David G. | 2.3 | \$1,490.40 | Complete Evidence Timeline to support opposition to |
| | | | | | msj and trial themes |
| 5/23/2022 | 5068 | Hosenpud, David G. | 0.9 | | Review and revise executive summary |
| 5/23/2022 | 3276 | Lambert, Paul | 0.8 | | Review and revise summary of lawsuits; emails to A. |
| F /00 /000 | 2 | 6.1 | | | Schaer and D. Hosenpud |
| 5/23/2022 | 3226 | Schaer, Aaron | 4.9 | \$2,160.90 | Work on drafting summary of case status and claims in |
| | | | | | preparation for negotiations with Carlyle; begin review of P. Sheridan deposition transcript |
| 5/24/2022 | 3226 | Schaer, Aaron | 0.7 | | Further work reviewing P. Sheridan deposition transcript |
| 3, 2 1, 2322 | 5220 | 22 | 0.7 | | in preparation for next steps in case |
| 5/25/2022 | 3226 | Schaer, Aaron | 1.8 | | Further analysis and note taking of P. Sheridan |
| | | | | | deposition transcript in preparation for next steps in the |
| | | | | | case |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|----------------|--------|------------|---|
| 5/26/2022 | 3226 | Schaer, Aaron | 4.0 | \$1,764.00 | Further review of P. Sheridan deposition transcript in preparation for next steps in case; work on filling in case timeline with updates from deposition transcripts and exhibits |
| 6/3/2022 | 3276 | Lambert, Paul | 0.6 | \$375.00 | Email to D. Hosenpud; telephone call with Q. Miao; review documents |
| 6/3/2022 | 3226 | Schaer, Aaron | 2.8 | \$1,234.80 | Work on updating case timeline with important events supporting key claims |
| 6/6/2022 | 3226 | Schaer, Aaron | 4.3 | \$1,896.30 | Legal research and work on writeup and analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/7/2022 | 1991 | Deibele, Darcy | 0.2 | \$76.50 | Email exchange with A. Schaer re missing Dempsey and Thwaytes transcripts |
| 6/7/2022 | 3226 | Schaer, Aaron | 4.1 | \$1,808.10 | Further legal research and work on writeup and analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK (3.9); work on obtaining deposition transcripts for S. Thwaytes and J. Dempsey (.2) |
| 6/8/2022 | 3226 | Schaer, Aaron | 2.9 | \$1,278.90 | Further legal research and work on writeup and analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/9/2022 | 1991 | Deibele, Darcy | 0.1 | \$38.25 | Follow up with Veritext re missing transcripts |
| 6/9/2022 | 3226 | Schaer, Aaron | 1.1 | | Further legal research and work on writeup and analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/10/2022 | 3226 | Schaer, Aaron | 5.3 | \$2,337.30 | Work on updating and finalizing draft analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/13/2022 | 3226 | Schaer, Aaron | 1.7 | \$749.70 | Incorporate and address edits from D. Hosenpud to legal claims analysis, and add additional sections to document in preparation for potential motion for summary judgment from AMCK |
| 6/14/2022 | 3226 | Schaer, Aaron | 2.2 | \$970.20 | Further work updating draft analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/15/2022 | 3226 | Schaer, Aaron | 1.3 | \$573.30 | Further work updating draft analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK |
| 6/16/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Telephone conference with D. Hosenpud and A. Schaer re draft legal analysis and summary judgment motion; preparations for same |
| 6/16/2022 | 3226 | Schaer, Aaron | 2.1 | \$926.10 | Further work updating draft analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK (1.1); meet with D. Hosenpud and D. Deibele to discuss legal analysis, case status, and next steps (1.0) |
| 6/17/2022 | 3226 | Schaer, Aaron | 1.6 | \$705.60 | Update draft analysis of legal claims in case in preparation for likely motion for summary judgment from AMCK, and correspond with D. Hosenpud re same |
| 6/30/2022 | 1991 | Deibele, Darcy | 0.3 | \$114.75 | Email exchanges re database access; download documents tagged as potential trial exhibits but not marked as deposition exhibits for ease of D. Hosenpud review |
| 7/8/2022 | 1991 | Deibele, Darcy | 0.5 | \$191.25 | Review email re K. Neels engagement; respond to T. Garcia questions re same; confer with Q. Miao re documents to be provided to expert K. Neels |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|----------------|--------|------------|--|
| 7/8/2022 | 3172 | Miao, Qingqing | 0.9 | \$469.80 | Confer with D. Hosenpud re documents for damage |
| | | | | • | expert to review; email exchange with D. Deibele re |
| | | | | | document collection and review; review deposition |
| | | | | | transcript of S. Sashikumar |
| 7/11/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Assist Q. Miao in locating materials to be provided to K. |
| | | | | | Neels; confer re whether to provide documents not |
| | | | | | produced to defendants |
| 7/11/2022 | 3172 | Miao, Qingqing | 4.5 | \$2,349.00 | Confer with D. Hosenpud re documents for damage |
| | | | | | expert to review; email exchange with D. Deibele re |
| | | | | | document collection and review; review deposition |
| | | | | | transcript of S. Sashikumar |
| 7/12/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Upload additional deposition transcripts for K. Neels |
| | | | | | review |
| 7/13/2022 | 1991 | Deibele, Darcy | 0.1 | \$38.25 | Download and circulate ruling re motion to relate cases |
| 7/14/2022 | 1991 | Deibele, Darcy | 0.3 | \$114.75 | Email exchanges re Brattle engagement letter |
| 7/14/2022 | 3172 | Miao, Qingqing | 3.9 | \$2,035.80 | Review court order denying consolidation; update and |
| | | | | | organize documents for K. Neels (damage expert); email |
| | | | | | exchange with K. Neels |
| 7/15/2022 | 1991 | Deibele, Darcy | 1.4 | \$535.50 | Review June 17 draft re legal claims and begin |
| | | | | | assembling documents cited therein (potential summary |
| | | | | | judgment exhibits) |
| 7/15/2022 | 3172 | Miao, Qingqing | 1.4 | \$730.80 | Review court order denying consolidation; update and |
| | | | | | organize documents for K. Neels (damage expert); email |
| | | | | | exchange with K. Neels; analyze new issues relating to |
| | | | | | the acquisition of Wells Fargo Trust by Computer Share |
| | | | | | and if new claim should be added |
| 7/20/2022 | 3172 | Miao, Qingqing | 0.5 | \$261.00 | Review court order denying consolidation; update and |
| | | | | | organize documents for K. Neels (damage expert); email |
| | | | | | exchange with K. Neels |
| 7/25/2022 | 3276 | Lambert, Paul | 0.7 | \$437.50 | Email to H. Diamond; review correspondence; analysis of |
| | | | | | transfer issue |
| 7/25/2022 | 3172 | Miao, Qingqing | 0.1 | | Email exchange with K. Neels re: deposition transcript |
| 8/11/2022 | 1991 | Deibele, Darcy | 0.3 | \$114.75 | Respond to D. Hosenpud questions re materials provided to K. Neels |
| 8/11/2022 | 3172 | Miao, Qingqing | 1.8 | \$939.60 | Attend call with damage expert re: damage report, |
| | | | | | important facts; update entity summary for K. Neels |
| 8/12/2022 | 1991 | Deibele, Darcy | 0.9 | \$344.25 | Search for MSN 10038 closing documents, download |
| | | | | | same in anticipation of transmittal to expert |
| 8/15/2022 | 1991 | Deibele, Darcy | 1.1 | \$420.75 | Prepare list of documents provided to K. Neels; search |
| | | | | | for additional lease documents as requested |
| 8/15/2022 | 3172 | Miao, Qingqing | 0.5 | \$261.00 | Confer with D. Hosenpud re: an erroneous delivery |
| | | | | | document produced by UMB; email exchanges with D. |
| | | | | | Hosenpud re: correct PAA Consent; review the records |
| <u> </u> | | | | | confirming the authenticity of the document |
| 8/16/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Locate lease agreement and other documents for |
| 211=1= | 4 | | | | transmittal to expert K. Neels |
| 8/17/2022 | 1991 | Deibele, Darcy | 0.3 | \$114.75 | Assist D. Hosenpud with documents for K. Neels review |
| 8/19/2022 | 3172 | Miao, Qingqing | 0.1 | \$52.20 | Email exchanges with damage expert re: rent for 10038 |
| | | | | | |
| 8/21/2022 | 3172 | Miao, Qingqing | 0.3 | \$156.60 | Email exchange with K. Neels re: dates of lease |
| | | | | | agreements and delivery dates; review documents to |
| | | | | | confirm |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|--------------------|--------|------------|---|
| 8/25/2022 | 3172 | Miao, Qingqing | 0.9 | \$460.90 | Attend call with S. Sashikumar and the damage experts |
| 8/23/2022 | 3172 | iviiao, Qiligqilig | 0.9 | Ç409.80 | to go over numbers; email exchange with K. Neels re: |
| | | | | | their questions about AD cost sharing and whether that |
| | | | | | should be considered for damage calculation |
| 8/29/2022 | 3226 | Schaer, Aaron | 1.0 | \$441.00 | Analyze emails with expert witness and other case |
| 0,23,2022 | 3220 | Seriaci, Haron | 1.0 | Ų 1 12.00 | related emails, as well as court filings over prior two |
| | | | | | months, to catch up on current case status in |
| | | | | | preparation for further work on matter |
| 8/30/2022 | 3226 | Schaer, Aaron | 2.1 | \$926.10 | Meet with D. Hosenpud to discuss case status and next |
| 0,00,2022 | 0220 | 56.146.774.511 | | Ψ320.20 | steps (.3); review prior claims analysis and factual |
| | | | | | support for each claim in preparation for further work on |
| | | | | | matter (1.0); analyze prior case filings, including Judge's |
| | | | | | chamber rules, to determine next steps in preparing for |
| | | | | | experts, dispositive motions, and trial (.6); attention to |
| | | | | | correspondence with expert witness re status and next |
| | | | | | steps with expert report (.2) |
| 9/1/2022 | 1991 | Deibele, Darcy | 0.7 | \$267.75 | Search for JSA invoices re planes AMCK had agreed to |
| , , , | | , , , , | | , | lease |
| 9/2/2022 | 1991 | Deibele, Darcy | 1.2 | \$459.00 | Email exchanges with Consilio re database shutdown, |
| | | , | | | access to native files; extract text of target documents |
| | | | | | and forward same to D. Hosenpud for expert review |
| 9/2/2022 | 3172 | Miao, Qingqing | 0.1 | \$52.20 | Email exchange with K. Neels re questions re the |
| , , | | , , , , , | | · | termination notice |
| 9/5/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Assist with documents in support of expert report - JSA |
| | | , | | | invoices |
| 9/6/2022 | 1991 | Deibele, Darcy | 0.3 | \$114.75 | Locate documents for expert review |
| 9/6/2022 | 3172 | Miao, Qingqing | 2.9 | | Confer with K. Neels et al. re damage report; email |
| | | | | | exchange with T. Harvey et al. re damage issues relating |
| | | | | | to the jurisdictional challenge; confer with P. Lambert re |
| | | | | | the same; email exchanges with K. Neels (damage |
| | | | | | expert) re Framework Agreement exhibit and early |
| | | | | | termination content |
| 9/6/2022 | 3226 | Schaer, Aaron | 1.7 | \$749.70 | Analyze draft expert report in order to provide edits and |
| | | | | | feedback to include in final version |
| 9/7/2022 | 1991 | Deibele, Darcy | 0.1 | \$38.25 | Assist D. Hosenpud with locating executed lease |
| 9/8/2022 | 3226 | Schaer, Aaron | 3.6 | \$1,587.60 | Analyze updated expert report and provide edits and |
| | | | | | feedback in preparation for finalizing and filing, as well |
| | | | | | as mark for Attorneys' Eyes Only confidentiality, and |
| | | | | | correspond with D. Hosenpud re same |
| 9/9/2022 | 1991 | Deibele, Darcy | 0.1 | \$38.25 | Assist with K. Neels report transmittal |
| 9/9/2022 | 3226 | Schaer, Aaron | 1.8 | \$793.80 | Work on finalizing expert report, including with |
| | | | | | redactions for AEO material |
| 9/15/2022 | 3226 | Schaer, Aaron | 1.1 | \$485.10 | Prepare for and participate in meeting with Sharath, |
| | | | | | experts, and D. Hosenpud re remaining issues in |
| | | | | | damages calculations, and follow-up correspondence |
| | | | | | with D. Hosenpud re same |
| 9/22/2022 | 3226 | Schaer, Aaron | 0.2 | \$88.20 | Correspond with D. Hosenpud re potential alignment of |
| | | | | | deadlines to file a response to AMCK's dispositive |
| | | | | | motion and the filing of our initial contentions |
| 9/23/2022 | 3226 | Schaer, Aaron | 0.2 | \$88.20 | Correspond with D. Hosenpud re our expert report and |
| | | | | | best strategies for relaying conclusions therein |
| 10/7/2022 | 1991 | Deibele, Darcy | 0.2 | \$76.50 | Download, unencrypt and circulate De Jounge expert |
| | | | | | report |
| 10/9/2022 | 3226 | Schaer, Aaron | 1.1 | \$485.10 | Analysis of AMCK expert report and correspond with D. |
| | | | | | Hosenpud re same |
| 10/11/2022 | 3276 | Lambert, Paul | 0.4 | \$250.00 | Analysis of expert damage report issues |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|----------------|--------|------------|--|
| 10/12/2022 | 3226 | Schaer, Aaron | 0.3 | \$132.30 | Work on response to AMCK expert report, especially related to miscalculations of JSA invoices |
| 10/13/2022 | 3329 | Crane, Kristen | 0.7 | \$141.75 | Search for cases and articles involving expert Rikard De Jounge with Westlaw, Lexis and Google for D. Hosenpud |
| 10/13/2022 | 1991 | Deibele, Darcy | 1.6 | \$612.00 | Email exchanges with Consilio re access issues; research production scope and identification of JSA MSN numbers; compare documents D. Hosenpud provided to K. Neels to production; telephone conference with E. Lundeen and K. Crane re expert research |
| 10/13/2022 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Review expert's damage analysis; emails to D. Hosenpud re same |
| 10/14/2022 | 3329 | Crane, Kristen | 0.3 | \$60.75 | Search for information on expert Rikard De Jounge with Westlaw, Lexis and Google for D. Hosenpud |
| 10/14/2022 | 1991 | Deibele, Darcy | 1.2 | \$459.00 | Email exchanges with D. Hosenpud; telephone conference with A. Schaer re production of JSA invoices and other documents provided to K. Neels; email exchange with K. Crane re De Jounge research |
| 10/14/2022 | 3276 | Lambert, Paul | 0.8 | \$500.00 | Review expert's damage analysis; email to D. Hosenpud |
| 10/14/2022 | 3226 | Schaer, Aaron | 1.2 | \$529.20 | Work on determining proper JSA payment terms in order to respond to AMCK's expert report, including whether there needs to be a supplemental document production |
| 10/15/2022 | 1991 | Deibele, Darcy | 2.1 | \$803.25 | Telephone conference with D. Hosenpud and A. Schaer re scope of prior productions, date of collection, relevant date range and other issues; craft and run searches to facilitate decisions re production of JDSA and CDB documents outside the agreed date range; communicate with Consilio re supplemental production |
| 10/15/2022 | 3226 | Schaer, Aaron | 3.1 | \$1,367.10 | Work on supplemental document production re JSA invoices to counteract AMCK's expert report undervaluing those leases |
| 10/17/2022 | 1991 | Deibele, Darcy | 0.7 | \$267.75 | Email exchanges with Consilio re another rush production; prepare documents to be sent to K. Neels; confer with T. Garcia re same; email exchanges with A. Schaer and T. Garcia re production of Airbus Purchase Agreement |
| 10/17/2022 | 3276 | Lambert, Paul | 0.6 | \$375.00 | Review correspondence and expert report |
| 10/17/2022 | 3172 | Miao, Qingqing | 0.4 | \$208.80 | Confer and communicate with D. Hosenpud re opposing expert's calculation error and next step |
| 10/17/2022 | 3226 | Schaer, Aaron | 6.9 | \$3,042.90 | Draft letter to AMCK counsel re supplementing document production to address AMCK's expert report undervaluing JSA invoices, as well as work on producing properly redacted Airbus Purchase Agreement |
| 10/18/2022 | 1991 | Deibele, Darcy | 1.3 | \$497.25 | Email exchange with Consilio re request for a chain of custody log; compare K. Neels Appendix 3 to expert folder to confirm all Frontier documents relied upon have been produced; download and circulate load file version of Airbus Purchase Agreement production; respond to A. Schaer question re production of Airbus Purchase Agreement; prepare documents for K. Neels review |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|----------------|--------|------------|---|
| 10/18/2022 | 3226 | Schaer, Aaron | 0.7 | \$308.70 | Work on arranging expert depositions and strategy for preparing for same |
| 10/19/2022 | 3226 | Schaer, Aaron | 0.3 | \$132.30 | Analyze protective order re who can review expert report in order to provide report to H. Diamond and correspond with D. Hosenpud re same |
| 10/20/2022 | 3226 | Schaer, Aaron | 4.5 | \$1,984.50 | Work on further production of documents to AMCK, as well as demand that AMCK provide their expert report with an appropriate confidentiality designation so that we can share with Frontier; analyze discrepancy between two expert reports, and meet with D. Hosenpud and experts re same and addressing discrepancies in deposition; work on schedule for compiling and submitting pretrial order, witness reports, and proposed voir dire, and analyze impacts on dispositive motion briefing schedule to ensure we gain advantage in briefing |
| 10/21/2022 | 3172 | Miao, Qingqing | 2.0 | \$1,044.00 | Confer and communicate with D. Hosenpud re opposing expert's calculation error and strategies to challenge it; review other AMCK leases' rent fixing language; email exchange with D. Hosenpud re ways to challenge the calculation in the opposing experts' report |
| 10/21/2022 | 3226 | Schaer, Aaron | 0.6 | \$264.60 | Work on preparing for expert depositions, and review of prior R. De Jounge article in preparation for same |
| 10/23/2022 | 3226 | Schaer, Aaron | 0.6 | \$264.60 | Analyze prior writings from R. De Jounge in preparation for expert deposition |
| 10/24/2022 | 3226 | Schaer, Aaron | 3.3 | \$1,455.30 | Prepare for expert deposition of R. De Jounge, including by meeting with D. Hosenpud and N. Powers to discuss same |
| 10/25/2022 | 3329 | Crane, Kristen | 1.0 | \$202.50 | Search for information on expert Franklin M. Fisher and orders related to his testimony from Westlaw and Lexis for D. Hosenpud |
| 10/25/2022 | 1991 | Deibele, Darcy | 0.5 | \$191.25 | Email exchange re F. Fisher research; organize search results |
| 10/25/2022 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Review revised expert report; email to D. Hosenpud |
| 10/25/2022 | 3226 | Schaer, Aaron | 2.4 | | Work with D. Hosenpud on expert damage calculations and analysis; analyze potential model jury instructions that could apply to case, focusing on instructions relating to net present value of damages calculations and conduct further legal research on same |
| 10/26/2022 | 1991 | Deibele, Darcy | 0.5 | \$191.25 | Confer with A. Schaer re production of JSA invoices; prepare supplemental production; email exchanges with Consilio re same |
| 10/26/2022 | 3276 | Lambert, Paul | 1.2 | \$750.00 | Analysis of expert report; confer with Q. Miao re response to AMCK |
| 10/26/2022 | 3172 | Miao, Qingqing | 0.3 | \$156.60 | Confer and communicate with D. Hosenpud re opposing expert's calculation error and strategies to challenge it; review other AMCK leases' rent fixing language; email exchange with D. Hosenpud re ways to challenge the calculation in the opposing experts' report |
| 10/26/2022 | 3226 | Schaer, Aaron | 3.9 | \$1,719.90 | Compile exhibits for use in expert deposition; meet with D. Hosenpud and N. Powers to prepare for expert deposition, and further work re same; work on supplemental production to provide further proof of JSA invoices |

| Date | Tkpr | TKPR Name | BI Hrs | Billed Amt | Narrative |
|------------|------|----------------|--------|------------|---|
| 10/27/2022 | 3226 | Schaer, Aaron | 5.2 | \$2,293.20 | Participate in deposition of AMCK expert witness, R. De Jounge; work on further document production re expert documents and calculations of damages; work with K. Neels and N. Powers re evaluating deposition testimony of AMCK's expert witness |
| 10/28/2022 | 3226 | Schaer, Aaron | 1.4 | \$617.40 | Work on updating expert report calculating damages, and coordinating same with N. Powers and D. Hosenpud |
| 11/1/2022 | 3172 | Miao, Qingqing | 0.2 | \$104.40 | Confer and communicate with D. Hosenpud re opposing expert's calculation error and status of the case |
| 11/2/2022 | 3226 | Schaer, Aaron | 2.3 | \$1,014.30 | Work on drafting proposed findings of ultimate fact per court's scheduling order |
| 11/7/2022 | 3226 | Schaer, Aaron | 2.1 | \$926.10 | Further work drafting proposed findings of ultimate fact, and consolidating supporting evidence, per court's scheduling order |
| 11/10/2022 | 3226 | Schaer, Aaron | 4.3 | \$1,896.30 | Further work drafting proposed findings of ultimate fact, and consolidating supporting evidence, per court's scheduling order |
| 11/11/2022 | 1991 | Deibele, Darcy | 0.4 | \$153.00 | Download, circulate and confer re AMCK's summary judgment motion |
| 11/11/2022 | 3226 | Schaer, Aaron | 5.8 | \$2,557.80 | Further work drafting proposed findings of ultimate fact, and consolidating supporting evidence, including analysis of prior deposition transcripts to incorporate cites |
| 11/14/2022 | 3329 | Crane, Kristen | 0.8 | \$162.00 | Search Courtlink for recent Scheduling Orders related to Pre-trial deadlines before Judge Stanton in USDC Southern District of NY for D. Deibele |
| 11/14/2022 | 1991 | Deibele, Darcy | 0.2 | \$76.50 | Process documents in support of motion for summary judgment; follow up with AMCK's counsel re access to documents filed under seal; conferences with K. Crane re conflicting pretrial order, potential sources of clarification |
| 11/14/2022 | 3241 | Lundeen, Emily | 0.5 | \$101.25 | Obtain cases from opening brief table of authorities for D. Hosenpud |
| 11/15/2022 | 3226 | Schaer, Aaron | 2.3 | \$1,014.30 | Analyze AMCK's motion for summary judgment and correspond with D. Hosenpud re same and strategy for responding |
| 11/16/2022 | 3226 | Schaer, Aaron | 4.7 | \$2,072.70 | Analyze prior deposition transcripts in preparation for MSJ response and filing proposed findings of ultimate fact per court's order |
| 11/17/2022 | 1991 | Deibele, Darcy | 3.6 | \$1,377.00 | Telephone conference with A. Schaer; review draft statement of ultimate facts; begin pulling documents in support of same |
| 11/17/2022 | 3276 | Lambert, Paul | 1.2 | \$750.00 | Review and analysis of defendant's motion for summary judgment |
| 11/17/2022 | 3226 | Schaer, Aaron | 4.4 | \$1,940.40 | Further work analyzing prior deposition transcripts in preparation for MSJ response and filing proposed findings of ultimate fact per court's order |
| 11/18/2022 | 1991 | Deibele, Darcy | 4.0 | \$1,530.00 | Assist A. Schaer with documents in support of findings of ultimate facts; load depositions in to TextMap for easier and more accurate searches |
| 11/18/2022 | 3226 | Schaer, Aaron | 5.2 | \$2,293.20 | Further work analyzing deposition transcripts in preparation for submitting contentions and responding to motion for summary judgment |
| 11/19/2022 | 3226 | Schaer, Aaron | 2.1 | \$926.10 | Work on updating proposed findings of ultimate fact, incorporating additional contentions and evidence |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|----------------|--------|------------|---|
| 11/20/2022 | 3226 | Schaer, Aaron | 3.7 | \$1,631.70 | Work on updating proposed findings of ultimate fact, |
| | | | | | incorporating additional contentions and evidence, and begin preparing for service |
| 11/21/2022 | 3172 | Miao, Qingqing | 1.0 | \$522.00 | Confer with A. Schaer re status of the summary judgement and factual stipulation |
| 11/21/2022 | 3226 | Schaer, Aaron | 5.3 | \$2,337.30 | Finalize proposed findings of ultimate fact and work on |
| | | | | | serving to opposing counsel |
| 11/28/2022 | 3226 | Schaer, Aaron | 1.1 | \$485.10 | Analyze SDNY local rules re motions for summary |
| | | | | | judgment to ensure compliance with same; analyze AMCK's MSJ filings in preparation to work on opposition |
| | | | | | to motion for summary judgment |
| 11/29/2022 | 1991 | Deibele, Darcy | 1.8 | \$688.50 | Confer with A. Schaer re exhibits to motion for summary |
| | | | | | judgment response and/or ultimate findings of fact; |
| | | | | | locate and organize same |
| 11/29/2022 | 3226 | Schaer, Aaron | 3.5 | \$1,543.50 | Analyze cases cited in AMCK memorandum of law in |
| | | | | | support of MSJ and begin work on preparing response |
| | | | | | statement of undisputed facts; meet with D. Hosenpud |
| 11/20/2022 | 1001 | Deibala Daras | 1.0 | ¢C12.00 | to discuss strategy for responding to AMCK's MSJ |
| 11/30/2022 | 1991 | Deibele, Darcy | 1.6 | \$612.00 | Participate in conference call with A. Schaer, D. Hosenpud and T. Garcia re response to summary |
| | | | | | judgment motion, exhibits to ultimate findings of fact |
| | | | | | and other issues; search for complete copy of the 2020 |
| | | | | | Framework Agreement |
| 11/30/2022 | 3226 | Schaer, Aaron | 5.8 | \$2,557.80 | Further analyze cases cited in AMCK memorandum of |
| | | | | | law in support of MSJ and work on response statement |
| | | | | | of undisputed facts; meet with D. Hosenpud, D. Deibele, |
| | | | | | and T. Garcia to discuss approach for responding to |
| | | | | | AMCK's MSJ |
| 12/1/2022 | 1991 | Deibele, Darcy | 0.2 | \$76.50 | Confer with T. Garcia re requirements for upcoming |
| 12/1/2022 | 3276 | Lambert, Paul | 0.9 | \$562.50 | summary judgment response Email to D. Hosenpud; review documents; telephone call |
| 12/1/2022 | 3270 | Lambert, radi | 0.5 | 7302.30 | with Q. Miao; review motion for summary judgment; |
| | | | | | telephone call with R. Fanning re same |
| 12/1/2022 | 3172 | Miao, Qingqing | 0.5 | \$261.00 | Confer with D. Hosenpud re lease documents relating to |
| | | | | | the aircraft |
| 12/1/2022 | 3226 | Schaer, Aaron | 7.7 | \$3,395.70 | Work on statement of material facts in connection with |
| | | | | | opposition to motion for summary judgment, and |
| 10/0/0000 | 1001 | 2 11 1 2 | | 44.050.75 | correspond with D. Hosenpud re same |
| 12/2/2022 | 1991 | Deibele, Darcy | 5.1 | \$1,950.75 | Assist with response to summary judgment motion: |
| | | | | | review LCR 56.1 draft and assemble potential exhibits; respond to D. Hosenpud question re filing deadlines; |
| | | | | | assist with response to court reporter request re De |
| | | | | | Jounge deposition |
| 12/2/2022 | 3172 | Miao, Qingqing | 5.5 | \$2,871.00 | Confer with D. Hosenpud re legal research regarding |
| , . | | , , , , , | | . , | suing non-party for contract breach; conduct legal |
| | | | | | research; summarize research findings |
| 12/2/2022 | 3226 | Schaer, Aaron | 6.6 | \$2,910.60 | Further work drafting statement of disputed material |
| | | | | | facts in connection with opposition to motion for |
| | | | | | summary judgment; correspond with clerk of court re |
| | | | | | page limits for upcoming memorandum of law in support |
| | | | | | of opposition to motion for summary judgment |
| 12/3/2022 | 1991 | Deibele, Darcy | 10.2 | \$3,901.50 | Assist with response to summary judgment motion: |
| | | | | | review LCR 56.1 draft and assemble potential exhibits; |
| | | | | | review database for additional relevant document; |
| | | | | | coordinate with Consilio to have documents imaged; |
| | | | | | organize "deferral" documents in chronological order |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|----------------|--------|------------|--|
| 12/3/2022 | 3226 | Schaer, Aaron | 4.2 | \$1,852.20 | Work on drafting memorandum of law in opposition to AMCK's MSJ, focusing on factual background section |
| 12/4/2022 | 1991 | Deibele, Darcy | 6.2 | \$2,371.50 | Assist with response to summary judgment motion: review draft memo of law and assemble potential exhibits; review CJK depositions for references to the Carlyle transaction and/or PDP/PP |
| 12/4/2022 | 3226 | Schaer, Aaron | 6.8 | \$2,998.80 | Further work on drafting memorandum of law in opposition to AMCK's MSJ, focusing on factual background section and beginning legal argument section, as well as work on response disputed factual contentions for LCR 56.1 responses |
| 12/5/2022 | 1991 | Deibele, Darcy | 7.2 | \$2,754.00 | Assist with opposition to AMCK's motion for summary judgment: review memo and LCR 56.1 drafts; track down potential exhibits; organize documents as requested; email exchanges with D. Hosenpud, A. Schaer and T. Garcia re same; search for and collect documents re AMCK's April 2020 invoices, Frontier payments as of March 2020 and other issues; work on D. Hosenpud declaration; arrange for Consilio to promote and image documents not produced |
| 12/5/2022 | 3241 | Lundeen, Emily | 0.5 | \$101.25 | Obtain multiple cases from Westlaw for D. Hosenpud |
| 12/5/2022 | 3172 | Miao, Qingqing | 4.6 | | Confer with D. Hosenpud re opposition memo; continue to conduct research re holding non-signatory liable to a multiple-document contract liable; summarize research findings |
| 12/5/2022 | 3226 | Schaer, Aaron | 12.7 | \$5,600.70 | Further work on drafting memorandum of law in opposition to AMCK's MSJ, focusing on legal argument sections for breach of contract, anticipatory repudiation, covenant of good faith and fair dealing, and that all named defendants are proper parties; work on drafting declaration for J. Dempsey; work on LCR 56.1 responses, as well as organizing and updated exhibits to be filed in support of all opposition documents |
| 12/6/2022 | 1991 | Deibele, Darcy | 6.8 | | Assist with opposition to AMCK's motion for summary judgment: review drafts; track down potential exhibits; organize documents as requested; email exchanges with D. Hosenpud, A. Schaer and T. Garcia re same |
| 12/6/2022 | 3557 | Miller, Daniel | 0.7 | \$264.60 | Confer with A. Schaer re research and review project |
| 12/6/2022 | 3226 | Schaer, Aaron | 12.8 | | Further work on drafting memorandum of law in opposition to AMCK's MSJ, LCR 56.1 responses, declarations, and compiling and organizing exhibits for same |
| 12/7/2022 | 1991 | Deibele, Darcy | 8.7 | \$3,327.75 | Assist with opposition to AMCK's motion for summary judgment: review drafts; track down potential exhibits; organize documents as requested; email exchanges with D. Hosenpud, A. Schaer and T. Garcia re same; confer with T. Garcia re descriptive names required by Judge Stanton; segregated S. Sashikumar April 2020 email; confer with T. Garcia, D. Hosenpud and A. Schaer re filing logistics; assist D. Hosenpud with reference to April 2020 payments; review D. Hosenpud declaration; consult D. Hosenpud re reducing exhibit size to comply with filing limitations; follow up re whether all exhibits need to be cited in either pleadings; extract deposition testimony cited in pleadings |

| Date | Tkpr | TKPR Name | BI Hrs | Billed Amt | Narrative |
|-----------|------|----------------|--------|------------|---|
| 12/7/2022 | 3172 | Miao, Qingqing | 2.5 | \$1,305.00 | Review and annotate the summary judgment opposition brief; conduct research on quiet enjoyment |
| 12/7/2022 | 3557 | Miller, Daniel | 8.5 | \$3,213.00 | Research to find necessary support for key propositions in our summary judgment motion; check citations for and review summary judgment motion draft |
| 12/7/2022 | 3226 | Schaer, Aaron | 10.5 | \$4,630.50 | Further work on drafting memorandum of law in opposition to AMCK's MSJ, LCR 56.1 responses, declarations, and compiling and organizing exhibits for same; meet with D. Hosenpud, D. Deibele, and T. Garcia to strategize for upcoming filing |
| 12/8/2022 | 1991 | Deibele, Darcy | 14.4 | \$5,508.00 | Assist with opposition to AMCK's motion for summary judgment: review drafts; track down potential exhibits; organize documents as requested; email exchanges with D. Hosenpud, A. Schaer and T. Garcia re same; resume highlighting deposition excerpts; compare deposition sites to 12/6 drafts to make sure nothing was inadvertently dropped; multiple conferences with D. Hosenpud and A. Schaer re exhibits; advise A. Schaer all documents in support of the opposition must be cited in the LCR 5465.1; confer with D. Hosenpud re redactions; transfer D. Hosenpud proposed redactions to electronic documents; conferences with T. Garcia and J. Crown re filing logistics |
| 12/8/2022 | 3172 | Miao, Qingqing | 0.4 | \$208.80 | Continue to conduct research re quiet enjoyment |
| 12/8/2022 | 3557 | Miller, Daniel | 7.5 | \$2,835.00 | Cite check and edit motion for summary judgment |
| 12/8/2022 | 3226 | Schaer, Aaron | 12.5 | | Further work on drafting memorandum of law in opposition to AMCK's MSJ, LCR 56.1 responses, declarations, and compiling and organizing exhibits for same |
| 12/9/2022 | 1991 | Deibele, Darcy | 12.4 | | Assist with opposition to AMCK's motion for summary judgment: review drafts; track down potential exhibits; organize documents as requested; email exchanges with D. Hosenpud, A. Schaer and T. Garcia re same; confer with T. Garcia, D. Hosenpud and A. Schaer re filing logistics; compare memo and LCR 56.1 to exhibits to confirm all exhibits, pages and lines are included; revise exhibits as needed; coordinate with J. Crown to proof LCR 56.1; finalize confidential redactions; redact exhibits; save and convert public and judge's copy of exhibits; assist T. Garcia as needed |
| 12/9/2022 | 3276 | Lambert, Paul | 3.1 | \$1,937.50 | Work on opposition to motion to dismiss; emails to D. Hosenpud re same; review research included in same |
| 12/9/2022 | 3172 | Miao, Qingqing | 1.3 | | Continue to conduct research regarding quiet enjoyment; email exchange with D. Hosenpud et al. re quiet enjoyment argument |
| 12/9/2022 | 3557 | Miller, Daniel | 2.9 | \$1,096.20 | Final review and proofreading of motion for summary judgment memorandum of law; final review and proof reading of paragraphs 1-37 of our responses to their statements of material facts statement of material facts |
| 12/9/2022 | 3226 | Schaer, Aaron | 11.4 | \$5,027.40 | Further work on drafting memorandum of law in opposition to AMCK's MSJ, LCR 56.1 responses, declarations, and compiling and organizing exhibits for same; draft letter motion to seal and identify exhibits to seal in connection with same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------|------|----------------|--------|------------|--|
| | | | | | |
| 12/12/2022 | 3226 | Schaer, Aaron | 0.2 | \$88.20 | Work with D. Hosenpud on strategy for reaching out to opposing counsel re phone conference with the court on upcoming case deadlines |
| 12/13/2022 | 1991 | Deibele, Darcy | 1.5 | \$573.75 | Review email for client documents not submitted to Consilio; follow up with D. Hosenpud and A. Schaer re same; telephone conference with D. Hosenpud re trial exhibit list |
| 12/13/2022 | 3226 | Schaer, Aaron | 0.2 | \$88.20 | Correspond with D. Hosenpud re confirming upcoming case deadlines with chambers and opposing counsel |
| 12/14/2022 | 1991 | Deibele, Darcy | 1.6 | \$612.00 | Telephone conference with D. Hosenpud re trial deadlines; search for and compile documents as requested - utilization reports, text messages, etc.; confer with T. Garcia re pretrial filings |
| 12/15/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Confer with T. Garcia re preparing Frontier's trial exhibit list; telephone conference with A. Schaer re redacting exhibits to summary judgment opposition |
| 12/15/2022 | 3226 | Schaer, Aaron | 1.9 | \$837.90 | Analyze court order re sealing of certain documents and updating case schedule, and work with D. Hosenpud re responding to same; phone call with D. Deibele to work on redacting certain documents that the court ordered could not be filed under seal in their entirety |
| 12/16/2022 | 1991 | Deibele, Darcy | 0.8 | \$306.00 | Attend conference call with Frontier experts re discount methodology; respond to N. Powers email |
| 12/19/2022 | 3226 | Schaer, Aaron | 0.4 | \$176.40 | Correspond with D. Hosenpud re next steps in redacting exhibits identified by the court for sealing and general strategy for upcoming case events |
| 12/28/2022 | 3226 | Schaer, Aaron | 1.4 | \$617.40 | Work on redactions of exhibits to file with court in response to order re motion to seal |
| 12/29/2022 | 1991 | Deibele, Darcy | 0.6 | \$229.50 | Review and annotate order re supplemental redactions and segregate documents to be redacted |
| 12/30/2022 | 3226 | Schaer, Aaron | 2.4 | \$1,058.40 | Analyze AMCK's reply brief in support of its motion for summary judgment and take notes re same in preparation for next steps in case, including potential oral argument on the motion; work on redactions of exhibits to file with court in response to order re motion to seal |
| 12/31/2022 | 3226 | Schaer, Aaron | 4.1 | \$1,808.10 | Work on redactions of exhibits to file with court in response to order re motion to seal |
| 1/3/2023 | 1991 | Deibele, Darcy | 2.1 | \$859.95 | Confer with T. Garcia, A. Schaer and D. Hosenpud re redacting exhibits in support of opposition to motion for summary judgment; review order re redactions; begin redacting exhibits |
| 1/3/2023 | 3226 | Schaer, Aaron | 2.9 | \$1,474.65 | Redactions to certain exhibits identified by the court and correspond with D. Hosenpud re strategy for filing updated versions with the court |
| 1/4/2023 | 1991 | Deibele, Darcy | 0.6 | \$245.70 | Resume work on trial exhibit list |
| 1/4/2023 | 3226 | Schaer, Aaron | 1.8 | | Further work on redactions to certain exhibits identified by the court and correspond with D. Hosenpud re strategy for filing updated versions with the court |
| 1/5/2023 | 1991 | Deibele, Darcy | 1.6 | \$655.20 | Resume work on exhibits to be redacted; confer with A. Schaer re same |
| 1/5/2023 | 3226 | Schaer, Aaron | 2.1 | \$1,067.85 | Draft letter motion to court in order to seal certain exhibits in response to court order re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 1/6/2023 | 1991 | Deibele, Darcy | 3.7 | \$1,515.15 | Redact and convert exhibits to S. Sashikumar, J. |
| | | | | | Dempsey and D. Hosenpud declarations; multiple conferences re same |
| 1/6/2023 | 3226 | Schaer, Aaron | 1.3 | \$661.05 | Work on finalizing redactions and letter response to |
| _, ,, | | | | 7-5 | court to seal documents in preparation for court filing |
| 1/10/2023 | 1991 | Deibele, Darcy | 1.3 | \$532.35 | Resume work on trial exhibit list; organize potential exhibits |
| 1/10/2023 | 3226 | Schaer, Aaron | 1.8 | \$915.30 | Analyze AMCK reply brief and cases cited therein, and correspond with D. Hosenpud re strategy for addressing same, especially if case reaches oral argument |
| 1/11/2023 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Work on trial exhibit list |
| 1/11/2023 | 3471 | Freestad, Karin | 1.2 | | Emails with D. Deibele re file preparation project; |
| , , , , , | | , , | | , | prepare trial exhibits documents |
| 1/11/2023 | 3226 | Schaer, Aaron | 1.6 | \$813.60 | Analyze cases related to waiver of contractual obligations and corresponding notice and cure requirements to respond to AMCK's arguments in its reply brief, especially in the event of oral argument |
| 1/17/2023 | 3241 | Lundeen, Emily | 0.6 | \$129.60 | Obtain cases from two briefs for T. Garcia |
| 1/18/2023 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Resume work on trial exhibit list |
| 2/3/2023 | 3226 | Schaer, Aaron | 0.6 | \$305.10 | Analyze experts' updated analysis re discounting damages to present net value and correspond with D. Hosenpud re same |
| 2/6/2023 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Telephone conference with D. Hosenpud; review correspondence |
| 2/10/2023 | 5068 | Hosenpud, David G. | 1.1 | \$747.45 | Strategy re analysis of settlement ranges (.7); phone conference with opposing counsel regarding AMCK's proposal for settlement demand from Frontier (.4) |
| 2/10/2023 | 3226 | Schaer, Aaron | 0.9 | \$457.65 | Work with D. Hosenpud on settlement analysis and strategy for addressing same with AMCK/Carlyle, review of D. Hosenpud summary of call with AMCK counsel and next steps in settlement |
| 2/13/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Correspond with D. Hosenpud re next steps in settlement discussions |
| 2/16/2023 | 5068 | Hosenpud, David G. | 0.5 | \$339.75 | Conference call with client to discuss potential settlement demand; analysis of data to prepare demand |
| 2/16/2023 | 3226 | Schaer, Aaron | 1.4 | \$711.90 | Prepare for and participate in conference with J. Dempsey, H. Diamond, and R. Fanning to discuss settlement talks and strategy and next steps with same |
| 2/17/2023 | 5068 | Hosenpud, David G. | 0.7 | \$475.65 | Analysis of potential settlement ranges |
| 2/17/2023 | 3226 | Schaer, Aaron | 1.9 | \$966.15 | Work on settlement offer analysis, including review of all attorney's fees and costs spent in relevant cases, and correspondence with D. Hosenpud re same |
| 2/21/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Further analysis of damages ranges to propose in response to opposing counsels request for damages demand |
| 2/21/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Correspond with D. Hosenpud re further considerations for settlement counteroffer |
| 2/27/2023 | 3226 | Schaer, Aaron | 0.3 | \$152.55 | Correspond with D. Hosenpud re settlement negotiation strategy |
| 3/1/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Attention to feedback from D. Hosenpud on recent settlement discussions with counsel for AMCK |
| 3/2/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Correspond with D. Hosenpud re updates in settlement negotiations with AMCK's counsel |
| 3/10/2023 | 3226 | Schaer, Aaron | 0.3 | \$152.55 | Analyze D. Hosenpud update on status of settlement negotiations and consider strategy re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 3/21/2023 | 5068 | Hosenpud, David G. | 1.1 | \$747.45 | Phone conference with J. Butler re settlement discussions between client principals (.4); phone conference with H. Diamond re discussion with opposing counsel (.3); Conference call with P. Lambert and H. Diamond re parallel conversations with Carlyle business and litigation counsel and strategies to respond (.4) |
| 3/22/2023 | 5068 | Hosenpud, David G. | 0.6 | \$407.70 | Phone conference with opposing counsel re the requirement that Carlyle provide a significant counteroffer prior to meeting between principals (.2); phone conference with P. Lambert re discussion with opposing counsel and message to provide Milbank business counsel for consistency of communication (.2); strategy analysis regarding the determining whether any counteroffer meets client criteria (.2) |
| 3/22/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Phone call with D. Hosenpud re status of settlement negotiations and next steps re same |
| 3/23/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Phone conference with o/c re counteroffer (.2); phone conference with H. Diamond to discuss Carlyle counteroffer (.1); phone conference with H. Diamond re client's position on counteroffer and meeting (.1) |
| 3/23/2023 | 3226 | Schaer, Aaron | 0.3 | \$152.55 | Calls with D. Hosenpud to discuss status and updates re settlement discussions |
| 3/24/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Phone conference with opposing counsel re counteroffer; correspondence with H. Diamond re same |
| 3/27/2023 | 5068 | Hosenpud, David G. | 0.2 | \$135.90 | Correspondence with opposing counsel re settlement discussions during the meeting scheduled for 3/28/23; correspondence with client |
| 3/31/2023 | 5068 | Hosenpud, David G. | 1.0 | \$679.50 | Discussions re settlement valuation; phone conference with H. Diamond re the same; phone conference with J. Butler to clarify communications at settlement meeting among the parties' principals; follow up phone conference with J. Butler communicating Frontier's settlement counteroffer. |
| 3/31/2023 | 3226 | Schaer, Aaron | 1.4 | | Call with D. Hosenpud re settlement and work on updating settlement analysis to provide a counteroffer to AMCK/Carlyle |
| 4/7/2023 | 3226 | Schaer, Aaron | 0.8 | | Analyze recent correspondence re settlement discussions, as well as draft novation settlement agreement, and correspond with D. Hosenpud re same |
| 4/10/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Email to client status of negotiations in pending litigation |
| 4/10/2023 | 3226 | Schaer, Aaron | 0.3 | | Analysis of updates in settlement discussions with AMCK/Carlyle |
| 4/11/2023 | 5068 | Hosenpud, David G. | 1.0 | | Discussions with opposing counsel; damage assessment for client |
| 4/11/2023 | 3226 | Schaer, Aaron | 1.3 | | Telephone call with D. Hosenpud re current settlement status and strategy, as well as work on updating case valuation analysis |
| 4/12/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Correspondence with H. Diamond providing update on settlement discussions and case assessment |
| 4/13/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Telephone call with D. Hosenpud re status of settlement negotiations and strategy for responding to counsel for AMCK/Carlyle |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 4/20/2023 | 5068 | Hosenpud, David G. | 0.2 | \$135.90 | Conference call with J. Butler to articulate Frontier's position re further negotiations and emphasizing that a formal counteroffer must be received from defendants |
| 4/25/2023 | 3226 | Schaer, Aaron | 0.6 | \$305.10 | to continue negotiations Analyze discussions between parties on guarantee |
| , , , , , | | | | , , , , | negotiations and work with D. Hosenpud on potential impacts to settlement |
| 4/27/2023 | 5068 | Hosenpud, David G. | 0.8 | \$543.60 | Telephone conference with opposing counsel re AMCK counteroffer; telephone conference with H. Diamond re status of negotiations and fees/costs to date; analysis of fees and costs. |
| 6/9/2023 | 3226 | Schaer, Aaron | 0.5 | \$254.25 | Meet with D. Hosenpud to discuss recent updates in related cases, potential impact on current case, and strategies for addressing same relating to Lawsuit 1 |
| 6/15/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Correspond with D. Hosenpud re drafting mediation statement for upcoming mediation re lawsuit 1 |
| 6/16/2023 | 3226 | Schaer, Aaron | 1.5 | \$762.75 | Begin work on drafting mediation statement for upcoming mediation re lawsuit 1 |
| 6/18/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Correspond with D. Hosenpud re status and next steps with mediation statement |
| 6/20/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Further work with D. Hosenpud re status and next steps with mediation statement |
| 6/21/2023 | 5068 | Hosenpud, David G. | 1.2 | \$815.40 | Review and revise mediation brief. |
| 6/26/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Correspond with D. Hosenpud re updates in settlement and mediation discussions and communicating with court re status of dispositive motion |
| 6/28/2023 | 5068 | Hosenpud, David G. | 0.4 | \$271.80 | Respond to case valuation questions from mediator |
| 6/28/2023 | 3226 | Schaer, Aaron | 0.9 | | Work on obtaining exhibits for D. Schoeggl to use during mediation and correspondence with D. Schoeggl and D. Hosenpud re same |
| 7/6/2023 | 5068 | Hosenpud, David G. | 3.0 | \$1,845.00 | Review court opinion on the motion for summary judgment (1.0); correspondence with client re same (.2); analysis of settlement strategy and evidence in light of ruling (1.1); Teams conference call with Howard Diamond, Dave Schoeggl, Paul Lambert re next steps (.7) |
| 7/6/2023 | 3226 | Schaer, Aaron | 2.5 | \$1,271.25 | Analyze court order re MSJ and, consider strategy and next steps, and correspondence with D. Hosenpud, D. Schoeggl, P. Lambert re same |
| 7/7/2023 | 3226 | Schaer, Aaron | 0.3 | \$152.55 | Analyze proposed terms of settlement agreement and correspond with D. Hosenpud re next steps |
| 7/9/2023 | 3226 | Schaer, Aaron | 0.9 | \$457.65 | Analyze updates re settlement discussions and preparing for trial (.3); draft letter motion to court re sealing of exhibits from motion for summary judgment in response to court's July 7 order re same (.6) |
| 7/10/2023 | 1991 | Deibele, Darcy | 0.5 | \$204.75 | Assist T. Garcia with revision of redactions on D. Hosenpud declaration exhibit |
| 7/10/2023 | 3226 | Schaer, Aaron | 0.7 | \$355.95 | Further work on letter motion to seal updated exhibits to file with court (.4); correspondence with D. Hosenpud re considerations for including evidence at trial (.3) |
| 7/11/2023 | 1991 | Deibele, Darcy | 0.2 | | Confer with Docketing re pre-trial order materials |
| 7/11/2023 | 3226 | Schaer, Aaron | 0.5 | \$254.25 | Analyze court and judge rules re pretrial meeting and deadlines in light of case heading towards trial after summary judgment order |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 7/12/2023 | 1991 | Deibele, Darcy | 0.5 | \$204.75 | Review correspondence re expert statement |
| | | , , | | · | requirements; determine expert statement deadline; |
| | | | | | circulate draft trial documents |
| 7/12/2023 | 5068 | Hosenpud, David G. | 2.8 | | Trial preparation exhibit review for trial selection. |
| 7/13/2023 | 5068 | Hosenpud, David G. | 0.5 | | Trial preparationexhibit review |
| 7/14/2023 | 1991 | Deibele, Darcy | 1.3 | \$532.35 | Review Judge Stanton's preferences; create calendar of |
| | | | | | trial deadlines; organize documents produced and prior pleadings for reference while preparing trial documents |
| 7/17/2023 | 1991 | Deibele, Darcy | 2.4 | \$982.80 | Participate in team meeting re trial strategy and |
| | | | | | preparations; circulate O'Callaghan handwritten notes; |
| | | | | | search for G. Ma document re tone to use with Frontier; |
| | | | | | compile discovery requests and responses; create trial |
| | | | | | prep folders in CaseData and segregate documents by |
| | | | | | category; confirm I have collected all text messages |
| | | | | | produced by AMCK; refine Relativity searches for key |
| 7/17/2023 | 5068 | Hosenpud, David G. | 1.8 | \$1 107 00 | documents Strategy re pre-trial filings |
| 7/17/2023 | 3226 | Schaer, Aaron | 3.2 | | Analyze court's recent MSJ order again to determine |
| 7/17/2023 | 3220 | Schaci, Aaron | 3.2 | \$1,027.20 | areas of focus as we move forward with trial (2.0); meet |
| | | | | | with D. Hosenpud and D. Deibele to go over upcoming |
| | | | | | case deadlines and strategies for handling same (1.2) |
| | | | | | |
| 7/18/2023 | 3226 | Schaer, Aaron | 3.6 | \$1,830.60 | Analyze initial MSJ filings, as well as case developments |
| | | | | | re preliminary injunction order in companion case, in |
| | | | | | preparation for drafting pretrial submissions |
| 7/19/2023 | 3226 | Schaer, Aaron | 1.2 | \$610.20 | Further analysis of initial MSJ filings in preparation for |
| 7/22/222 | | | 2.7 | 44 550 50 | work on pretrial submission |
| 7/20/2023 | 5068 | Hosenpud, David G. | 2.7 | | Evidence review for pre-trial filings |
| 7/20/2023 | 3226 | Schaer, Aaron | 6.5 | \$3,305.25 | Begin work drafting proposed findings of ultimate fact (3.5); analyze transcript of J. Dempsey for use in |
| | | | | | upcoming proposed findings of ultimate fact and trial |
| | | | | | preparations, with a focus on negotiations surrounding |
| | | | | | month-to-month agreement (3.0) |
| 7/21/2023 | 5068 | Hosenpud, David G. | 2.1 | \$1,291.50 | Continue to analyze evidence necessary for pre-trial |
| | | | | | documents and trial |
| 7/21/2023 | 3226 | Schaer, Aaron | 4.2 | \$2,135.70 | Finish analyzing J. Dempsey transcript for pretrial |
| | | | | | submissions work (.9); analyze deposition transcript of P. |
| | | | | | Sheridan for pretrial submissions work (2.6); correspond |
| | | | | | with D. Hosenpud re status updates and considerations |
| | | | | | for pretrial submission (.3); further drafting of proposed |
| 7/24/2023 | 5068 | Hosenpud, David G. | 1.9 | \$1 168 50 | findings of ultimate facts (.4) Review preliminary draft of findings of ultimate facts and |
| 7/24/2023 | 3008 | nosenpau, David G. | 1.9 | \$1,108.50 | annotate same with potential supplementation |
| 7/25/2023 | 3226 | Schaer, Aaron | 3.5 | \$1,779.75 | Finish review of Sheridan deposition transcript for |
| | | | | | potential inclusion into proposed findings of ultimate |
| | | | | | fact (1.4); analyze J. O'Callaghan deposition transcript in |
| | | | | | preparation for pretrial submissions and trial (2.1) |
| 7/26/2023 | 5068 | Hosenpud, David G. | 2.6 | | Review and revise Findings and Conclusions |
| 7/26/2023 | 3226 | Schaer, Aaron | 4.1 | \$2,084.85 | Finish analyzing O'Callaghan deposition transcript for |
| | | | | | potential inclusion in proposed findings of ultimate fact |
| | | | | | (2.0); work on proposed findings of ultimate fact and call |
| | | | | | with D. Hosenpud re same (1.5); analyze other proposed findings of fact from other cases in front of same judge |
| | | | | | to determine best template for moving forward (.6) |
| | | | | | |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 7/27/2023 | 3226 | Schaer, Aaron | 1.1 | | Analyze other proposed findings of ultimate fact to determine what court is looking for in upcoming pleading (.4); further work drafting proposed findings of ultimate facts (.7) |
| 7/28/2023 | 5068 | Hosenpud, David G. | 0.9 | \$553.50 | Review Ma deposition for fact contentions. |
| 7/28/2023 | 3226 | Schaer, Aaron | 3.3 | \$1,678.05 | Further work drafting proposed findings of ultimate fact and correspondence with D. Hosenpud re same |
| 7/30/2023 | 5068 | Hosenpud, David G. | 1.2 | \$738.00 | Review and revise Proposed Findings of Fact with citations added. |
| 7/31/2023 | 1991 | Deibele, Darcy | 0.9 | \$368.55 | Research JSA and CBD documents provided to K. Neels |
| 7/31/2023 | 3226 | Schaer, Aaron | 4.2 | \$2,135.70 | Update proposed findings of ultimate fact |
| 8/1/2023 | 3226 | Schaer, Aaron | 6.1 | \$3,101.85 | Work on drafting proposed findings of ultimate fact to exchange with AMCK per court's pretrial orders |
| 8/2/2023 | 5068 | Hosenpud, David G. | 1.0 | \$615.00 | Revise Proposed Findings of Ultimate Facts |
| 8/2/2023 | 3226 | Schaer, Aaron | 0.7 | | Further work updating proposed findings of ultimate fact to exchange with AMCK per court's pretrial order |
| 8/3/2023 | 5068 | Hosenpud, David G. | 0.5 | \$307.50 | Further revisions to Proposed Findings of Ultimate Facts |
| 8/3/2023 | 3226 | Schaer, Aaron | 2.3 | \$1,169.55 | Further work updating proposed findings of ultimate fact, ensuring citations are accurate, and work with D. Hosenpud re same |
| 8/7/2023 | 5068 | Hosenpud, David G. | 0.4 | \$246.00 | Final review of Proposed Findings of Ultimate Fact |
| 8/7/2023 | 3226 | Schaer, Aaron | 1.9 | | Work on finalizing proposed findings of ultimate fact to serve on opposing counsel per court's pretrial order |
| 8/9/2023 | 1991 | Deibele, Darcy | 0.2 | \$81.90 | Respond to P. Lambert questions (via T. Garcia) re CK Assets witnesses |
| 8/9/2023 | 3226 | Schaer, Aaron | 0.3 | \$152.55 | Correspond with P. Lambert re initial disclosures filed in case, as well as prior CKAH individuals subject to depositions |
| 8/10/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Correspond with T. Garcia re initial disclosures in matter in order to coordinate work on other Frontier cases |
| 8/15/2023 | 5068 | Hosenpud, David G. | 0.4 | \$246.00 | Conference call with expert re declaration; |
| 8/15/2023 | 3226 | Schaer, Aaron | 0.8 | | Meet with experts and D. Hosenpud to go over upcoming expert submission in relation to pretrial report, and further work to find other expert report submissions to Judge Stanton in connection with prior trials |
| 8/16/2023 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Email exchanges re pre-trial deadlines; research examples of joint trial exhibit lists; review J. Stanton dockets for same |
| 8/16/2023 | 3226 | Schaer, Aaron | 1.9 | \$966.15 | Analyze prior court dockets of Judge Stanton to determine expert disclosure requirements, as well as work on analysis and correspondence to opposing counsel re agreeing to pre-trial submission deadlines |
| 8/17/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Correspond with opposing counsel re pretrial submissions |
| 8/22/2023 | 5068 | Hosenpud, David G. | 4.0 | \$2,460.00 | Analysis of Ultimate Fact Contentions and Defendants counter contentions; (1.2) Teams Conference with Expert re Testimony (.3); Analysis of case law re extrinsic evidence relevant to Frontier's contentions (2.5) |
| 8/22/2023 | 3226 | Schaer, Aaron | 1.8 | \$915.30 | Work with D. Hosenpud to go over expert affidavit considerations and responses to AMCK's proposed findings of fact, and meet with expert witnesses re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---------------|------|---------------------|--------|---|--|
| 8/23/2023 | 3226 | Schaer, Aaron | 2.1 | \$1,067.85 | Begin work on responding to AMCK's proposed findings |
| | | | | | of ultimate fact per court's pretrial orders |
| 8/24/2023 | 5068 | Hosenpud, David G. | 2.4 | \$1,476.00 | Continue to review Findings of Ultimate facts and |
| | | | | | AMCK's counter findings (.5)Teams call with opposing |
| | | | | | counsel to discuss pre-trial submissions (1.0); Teams Call |
| | | | | | with Experts re contents of declaration (.5) Analysis of |
| | | | | | executive summary for expert declaration (.4) |
| | | | | | , , , |
| 8/24/2023 | 3226 | Schaer, Aaron | 2.9 | \$1,474.65 | Work on responding to proposed findings of fact (1.6); |
| | | · | | | meet and confer with opposing counsel re same (.8); |
| | | | | | work with expert on upcoming affidavit and expert |
| | | | | | submission (.5) |
| 8/25/2023 | 3226 | Schaer, Aaron | 3.7 | \$1,881.45 | Further work drafting responses to AMCK's proposed |
| | | · | | | findings of fact per court's pretrial order |
| 8/28/2023 | 5068 | Hosenpud, David G. | 4.2 | | Final review and revisions of draft of Joint Statement of |
| | | | | | Ultimate facts. |
| 8/28/2023 | 3172 | Miao, Qingqing | 0.2 | \$117.90 | Confer with A. Schaer re stipulation of facts |
| 8/28/2023 | 3226 | Schaer, Aaron | 4.4 | | Further work responding to AMCK's proposed findings of |
| | | , | | . , | fact, review of case law re waiver and extrinsic evidence |
| | | | | | to determine terms of contract, work with D. Hosenpud |
| | | | | | re same, and serve on opposing counsel |
| 8/29/2023 | 5068 | Hosenpud, David G. | 1.5 | \$922.50 | Review Bachrach testimony for potential deposition |
| , ==, ==== | | | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | designations. |
| 8/29/2023 | 3226 | Schaer, Aaron | 2.7 | \$1.372.95 | Work on joint trial exhibit list to provide to AMCK per |
| , ==, ==== | | | | + =/= : =:= = | court's pretrial order |
| 8/30/2023 | 1991 | Deibele, Darcy | 0.5 | \$204.75 | Locate potential trial exhibit as requested by A. Schaer |
| 8/30/2023 | 5068 | Hosenpud, David G. | 1.5 | | Review documents for exhibit list (.9); continue to |
| 3,00,2020 | 5000 | | 1.0 | 4322.00 | review depositions for evidence (.6) |
| 8/30/2023 | 3226 | Schaer, Aaron | 2.8 | \$1 423 80 | Work on joint trial exhibit list to provide to opposing |
| 3,33,2323 | 0220 | 56.146.177.44.51. | | ¥2) .20.00 | counsel per court's pretrial order, and correspondence |
| | | | | | with D. Hosenpud re same |
| 9/1/2023 | 5068 | Hosenpud, David G. | 1.9 | \$1.168.50 | Review deposition transcripts to designate trial |
| , , , = = = = | | | | | testimony. |
| 9/5/2023 | 5068 | Hosenpud, David G. | 0.2 | | Status update to Howard Diamond |
| 9/5/2023 | 5068 | Hosenpud, David G. | 0.7 | | Preliminary review of Frontier proposed exhibits. |
| 9/5/2023 | 3226 | Schaer, Aaron | 4.6 | | Work on drafting and updating joint exhibit list for |
| 3,3,2323 | 0220 | 56.146.177.44.51. | | ¥2,000.20 | pretrial submissions |
| 9/6/2023 | 5068 | Hosenpud, David G. | 2.8 | \$1,722,00 | Analysis of exhibits for trial and exhibit list (2.1); phone |
| 3, 0, 2020 | 5000 | | | ¥2), 22.00 | conference with expert re declaration (.7) |
| 9/6/2023 | 3226 | Schaer, Aaron | 7.1 | \$3,610,35 | Further work drafting proposed trial exhibits and adding |
| 0,0,000 | | | | +-/ | citations per judge's pretrial orders, and send to |
| | | | | | opposing counsel |
| 9/7/2023 | 1991 | Deibele, Darcy | 2.3 | \$941.85 | Collect potential trial exhibits and number same to |
| 3/1/2023 | 1331 | beibeie, burey | 2.5 | Ç541.05 | match draft trial exhibit list |
| 9/8/2023 | 1991 | Deibele, Darcy | 0.3 | \$177.85 | Respond to D. Hosenpud question re Ma deposition |
| 3,0,2023 | 1331 | beibeie, burey | 0.5 | Ÿ122.03 | exhibits |
| 9/8/2023 | 5068 | Hosenpud, David G. | 4.7 | \$2,890.50 | Outline Ma deposition testimony for trial in the event he |
| -, 5, 2525 | 2000 | 222 | ''' | Ţ <u>_</u> ,030.30 | fails to appear in person. |
| 9/8/2023 | 3544 | Martinez, Katherine | 0.5 | \$108.00 | Provided Judge Stanton profile, docket research and |
| -, 5, 2525 | 55 | | 0.5 | Ţ100.00 | sample jury instructions pulled from Westlaw for T. |
| | | | | | Garcia. |
| 9/8/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Update exhibits and citations associated with joint trial |
| 3,0,2023 | 3220 | Jonaci, Auton | 0.4 | 7203.40 | exhibit list |
| 9/11/2023 | 5068 | Hosenpud, David G. | 4.5 | \$2 767 50 | Continue outlining Gerald Ma deposition excerpts (2.1) |
| 3,11,2023 | 3000 | noscripad, David G. | 7.5 | 72,707.30 | Exhibit review and selection (2.4). |
| | | 1 | ļ | | Extract review and selection (2.7). |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 9/12/2023 | 1991 | Deibele, Darcy | 4.5 | \$1,842.75 | Participate in team call re trial preparations, deposition designations, joint trial exhibit list and purpose of documents on Frontier's exhibit list; review L. Stanton's practices; search database for AMCK text messages and other documents as requested; review draft proposed findings of fact; review joint chart of trial exhibits |
| 9/12/2023 | 5068 | Hosenpud, David G. | 2.8 | | Exhibit review for upcoming trial |
| 9/12/2023 | 3226 | Schaer, Aaron | 3.2 | | Work on updating joint proposed exhibit list to comply with court's pretrial order deadlines |
| 9/13/2023 | 5068 | Hosenpud, David G. | 1.9 | | Conference call with co-counsel re pre-trial filing matters(.3); review and revise expert affidavit (1.6) |
| 9/13/2023 | 3226 | Schaer, Aaron | 0.4 | | Correspond with opposing counsel re joint trial exhibit list, and correspondence with D. Hosenpud re sending trial subpoenas for AMCK witnesses |
| 9/14/2023 | 5068 | Hosenpud, David G. | 1.2 | \$738.00 | Prepare for and conference call with expert (1.2); |
| 9/14/2023 | 3226 | Schaer, Aaron | 1.4 | \$711.90 | Work with experts to go over affidavit to submit to court with pretrial submissions |
| 9/15/2023 | 1991 | Deibele, Darcy | 0.3 | \$122.85 | Instruct O. Gomez re assembling Frontier transcripts and exhibits; confer with A. Schaer re additional Frontier exhibits |
| 9/17/2023 | 1991 | Deibele, Darcy | 1.4 | \$573.30 | Find and organize potential trial exhibits requested by AMCK's counsel |
| 9/17/2023 | 5068 | Hosenpud, David G. | 3.6 | \$2,214.00 | Review and analyze AMCK's designated exhibits |
| 9/17/2023 | 3226 | Schaer, Aaron | 0.2 | \$101.70 | Update and correct exhibit citations in proposed pretrial exhibit list |
| 9/18/2023 | 1991 | Deibele, Darcy | 4.7 | \$1,924.65 | Prepare second set of AMCK's proposed exhibits in numerical order; locate exhibit with incorrect description; confer with D. Hosenpud and A. Schaer re request to return inadvertently produced document; trial exhibits; respond to requests during conferral with AMCK's counsel re trial preparations; coordinate with E. Lundeen to research wire transfer fund availability; research whether any Lane Powell attorneys are familiar with the topic |
| 9/18/2023 | 5068 | Hosenpud, David G. | 4.5 | \$2,767.50 | Conferral with opposing counsel re contentions and exhibits (2.2); conference call with expert re declaration (1.4); analysis of wire transfer funds available case law (.9) |
| 9/18/2023 | 2959 | Kiolbasa, Brian | 0.4 | \$223.20 | Conduct preliminary analysis of New York Uniform Commercial Code re timing of receipt of lease payments |
| 9/18/2023 | 3241 | Lundeen, Emily | 1.0 | \$216.00 | Determine when funds of a wire transfer are deemed available for D. Deibele |
| 9/18/2023 | 3226 | Schaer, Aaron | 5.9 | \$3,000.15 | Analyze AMCK's disclosure of joint trial exhibits and work on responding to same with counter-findings |
| 9/19/2023 | 1991 | Deibele, Darcy | 8.7 | \$3,562.65 | Revise trial exhibit lists and comparison chart of proposed findings of fact; search for complete conversations of text messages in both parties proposed exhibits; prepare supplemental production; compare AMCK's proposed exhibits to exhibits cited in its statement of facts; determine whether the proposed exhibits include all attachments; inquire re handling of attorneys eyes only documents; respond to question re redactions; locate and organize proposed exhibits; multiple conferences with A. Schaer, D. Hosenpud and T. Garcia re trial preparations |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-------------|------|---------------------|--------|---|--|
| 9/19/2023 | 5068 | Hosenpud, David G. | 10.5 | \$6,457.50 | Review final expert report (.7) Review and analyze joint |
| | | , , , , , , , , | | , | trial exhibits, objections to Frontier exhibits, and |
| | | | | | objections to defendants' exhibits. (9.8) |
| 9/19/2023 | 2959 | Kiolbasa, Brian | 3.8 | \$2,120.40 | Analyze provisions of New York's Uniform Commercial |
| | | | | | Code re payment dispute with lessor |
| 9/19/2023 | 3226 | Schaer, Aaron | 7.3 | \$3,712.05 | Work on drafting trial brief on disputed issues of law as |
| | | | | | well as pretrial order |
| 9/20/2023 | 1991 | Deibele, Darcy | 9.3 | \$3,808.35 | Revise trial exhibit list to place documents in |
| | | | | | chronological order; preserve exhibit numbers on list |
| | | | | | circulated to AMCK; reorganize physical exhibits to |
| | | | | | match list for ease of attorney review; revise list multiple |
| | | | | | times in response to AMCK additions, changes in trial |
| | | | | | strategy and to avoid duplication; confer with D. |
| | | | | | Hosenpud and A. Schaer re trial exhibits; respond to T. |
| | | | | | Garcia questions re trial documents; separate exhibits |
| | | | | | lists into three categories - joint, plaintiff and defendants; add objections to defendant and plaintiff |
| | | | | | lists; fill in trial exhibit cites in pretrial order; draft list of |
| | | | | | defendants exhibits since one has not been provided by |
| | | | | | AMCK's counsel |
| 9/20/2023 | 5068 | Hosenpud, David G. | 13.5 | \$8.302.50 | Review exhibit list (3.8); Review pre-trial findings (7.4); |
| 2,23,222 | | | | 7-7 | Review and preliminary revisions to trial brief (2.3) |
| 9/20/2023 | 3241 | Lundeen, Emily | 0.5 | \$108.00 | Obtain examples of trial briefs filed in SDNY before the |
| | | , | | · | Honorable Louis L. Stanton for T. Garcia |
| 9/20/2023 | 3226 | Schaer, Aaron | 9.9 | \$5,034.15 | Further work drafting trial brief and other pretrial |
| | | | | | submissions, and correspondence with opposing counsel |
| | | | | | re submissions |
| 9/21/2023 | 1991 | Deibele, Darcy | 10.7 | \$4,381.65 | ON AT 6:48, OFF AT 6 PM Assist with pretrial filings: |
| | | | | | review and edit pretrial order; revise trial exhibit list |
| | | | | | multiple times; conferences re trial exhibits; rename |
| | | | | | electronic exhibits to conform to most recent list; |
| 9/21/2023 | 5068 | Hosenpud, David G. | 9.4 | \$5,781.00 | Review joint, plaintiff's and defendants' exhibit lists to |
| | | | | | identify additional exhibits (5.4); Review and revise trial |
| 2/2:/2222 | | | | | brief (4.0). |
| 9/21/2023 | 3172 | Miao, Qingqing | 1.5 | | Confer with A. Schaer re: stipulation of facts |
| 9/21/2023 | 3226 | Schaer, Aaron | 11.2 | | Work on and finalize all pretrial filings and submit with |
| | | | | | court, as well as internal team correspondence, and |
| 0/22/2022 | 1001 | Doiholo Darov | 0.2 | ¢122.0E | correspondence with opposing counsel re same |
| 9/22/2023 | 1991 | Deibele, Darcy | 0.3 | \$122.65 | Follow up with D. Hosenpud re materials to be sent to defense witnesses and format of physical exhibits |
| 9/22/2023 | 5068 | Hosenpud, David G. | 1.5 | \$922.50 | Develop further evidintiary argument to hold Vermillion |
| 3/22/2023 | 3000 | noscripau, Davia G. | 1.5 | 7322.30 | and Accipiter liable for damages in the breach of the |
| | | | | | Framework Agreement claim |
| 9/25/2023 | 1991 | Deibele, Darcy | 1.2 | \$491.40 | Prepare trial preparation materials for Frontier witnesses |
| -, -5, -525 | | | | Ţ 131.40 | and K. Neels, upload same to FTP link and forward link |
| | | | | | information to T. Garcia; review SDNY local rules for |
| | | | | | pretrial conference expectations; email D. Hosenpud and |
| | | | | | A. Schaer re exhibits for pretrial conference, trial |
| | | | | | presentation and witness availability |
| 9/26/2023 | 1991 | Deibele, Darcy | 0.2 | \$81.90 | Confer re preparations for October 6 hearing, trial |
| | | | | | exhibit preparation |
| 9/26/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Correspond with D. Hosenpud re preparing for pretrial |
| | | | | | hearing with court |
| 10/2/2023 | 1991 | Deibele, Darcy | 0.6 | \$245.70 | Assist M. Perry with preparations for pretrial conference |
| | | | | | |
| 10/2/2023 | 5068 | Hosenpud, David G. | 3.0 | \$1,845.00 | Analysis of NY case law re tax gross up |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--------------|------|--------------------|--------|-----------------|---|
| 10/2/2022 | 2226 | Schaer, Aaron | 1 2 | ¢661.0E | Prepare for and meet with expert re motion to exclude |
| 10/2/2023 | 3226 | Schaer, Adron | 1.3 | \$001.05 | expert testimony filed by defendants |
| 10/3/2023 | 1991 | Deibele, Darcy | 0.1 | \$40.95 | Assist D. Hosenpud with K. Neels trial preparation |
| 10/3/2023 | 5068 | Hosenpud, David G. | 1.3 | | Phone conference with Nick Powers and Aaron Schaer re |
| 20,0,2020 | 3000 | | | 4 733.33 | Dr. Neels declaration and opinion re gross up for taxes; |
| | | | | | analysis of case law (.3) |
| 10/3/2023 | 3226 | Schaer, Aaron | 3.3 | \$1,678.05 | Research into NY law involving considering taxation as |
| , , | | , | | . , | well as follow up call with D. Hosenpud and N. Powers re |
| | | | | | same |
| 10/4/2023 | 5068 | Hosenpud, David G. | 1.0 | \$615.00 | Conference call with experts to discuss after tax gross up |
| | | | | | issue (.6); analysis of arguments at status conference (.4) |
| | | | | | |
| 10/4/2023 | 3226 | Schaer, Aaron | 2.4 | \$1,220.40 | Further work on, and correspondence with D. Hosenpud |
| | | | | | re, research into considering taxes for a damages award |
| | | | | | |
| 10/5/2023 | 5068 | Hosenpud, David G. | 8.4 | \$5,166.00 | Review pretrial filings and expert report to develop |
| | | | | | counter arguments to the challenge to Kevin Neels |
| | | | | | opinion and travel to NY. |
| 10/5/2023 | 3226 | Schaer, Aaron | 3.6 | \$1,830.60 | Analyze pretrial filings in preparation for conference with |
| | | | | | court and meet with experts re same |
| 10/6/2023 | 5068 | Hosenpud, David G. | 7.7 | \$4,735.50 | Prepare for and attend status conference |
| 10/6/2023 | 3226 | Schaer, Aaron | 5.5 | \$2,796.75 | Prepare for and participate in status conference meeting |
| | | | | | with court re trial scheduling and other case issues |
| | | | | | |
| 10/7/2023 | 5068 | Hosenpud, David G. | 13.8 | | Analysis of trial preparation issues; travel to Portland. |
| 10/9/2023 | 1991 | Deibele, Darcy | 6.3 | \$2,579.85 | Confer with D. Hosenpud, A. Schaer and T. Garcia re |
| | | | | | Pretrial Conference, trial preparations; respond to |
| | | | | | questions re Lee and Ma deposition videos; circulate |
| | | | | | timeline for use as potential demonstrative exhibit; |
| | | | | | research SDNY court room presentation options; email |
| | | | | | D. Hosenpud and A. Schaer re exhibit format and state of |
| | | | | | agreement with AMCK's counsel re joint or large exhibits |
| 10/9/2023 | 5068 | Hosenpud, David G. | 0.7 | \$420.50 | Trial preparation conference. |
| 10/9/2023 | 3226 | Schaer, Aaron | 0.7 | | Meet with trial team to discuss pretrial hearing with |
| 10/5/2025 | 3220 | Jenaer, Aaron | 0.7 | Ç333.33 | court and next steps in preparing for trial |
| 10/10/2023 | 1991 | Deibele, Darcy | 4.8 | \$1 965 60 | Prepare final versions of Defendant, Plaintiff and Joint |
| 10/10/2023 | 1991 | Delbele, Darcy | 4.0 | \$1,905.00 | trial exhibits; revise exhibit list to correct typos and note |
| | | | | | where an unnumbered page has been added for |
| | | | | | legibility; confer re unpaid Consilio invoices |
| 10/10/2023 | 5068 | Hosenpud, David G. | 0.8 | \$492.00 | Teams call with H. Diamond, J. Dempsey, R. Fanning and |
| 20, 20, 2020 | 3000 | | 0.0 | Ų 132100 | S. Sashikumar re trial logistics. |
| 10/10/2023 | 3226 | Schaer, Aaron | 0.8 | \$406.80 | Meet with H. Diamond to discuss trial dates and |
| ==, ==, ==== | | | | * | strategy, and follow up work re same |
| 10/11/2023 | 1991 | Deibele, Darcy | 6.4 | \$2,620.80 | Continue formatting trial exhibits; supplement exhibits |
| | | | | . , | with illegible pages; conferences re Consilio invoices; |
| | | | | | conferences with T. Garcia and J. Hall re preparing |
| | | | | | binders for use at trial |
| 10/12/2023 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Review a few minutes of the F. Lee video in VLC Media |
| 1 | | | | | and OnCue; confer with D. Brown, Veritext re removal of |
| | | | | | date and time; follow up with Docketing re pretrial |
| | | | | | deadlines |

| Date | Tkpr | TKPR Name | BI Hrs | Billed Amt | Narrative |
|--------------------------|--------------|---------------------------------|--------|------------|--|
| 10/13/2023 | 5068 | Hosenpud, David G. | 2.3 | \$1,414.50 | Correspondence with opposing counsel re unavailability of witnesses and re notifying the court that the parties request a March 2024 trial date (.5); correspondence with expert and client re same (.3); Draft letter motion for adjournment of trial date from December 2023 to March 2024. (.6); Phone conference with Spencer Thwaytes re testimony in March 2024 and themes to discuss in testimony (.4); Correspondence with Spencer |
| 10/13/2023 | 3226 | Schaer, Aaron | 0.4 | \$203.40 | Thwaytes re deposition and exhibits (.2); correspondence with opposing counsel re Letter Motion for Adjournment (.3) Work on letter motion to court resetting trial for March |
| 10/16/2023 | 1991 | Deibele, Darcy | 0.2 | | 2024 Conferences with Veritext re synced videos, display |
| | | · | | | options and editing costs |
| 10/17/2023 10/17/2023 | 1991 3226 | Deibele, Darcy Schaer, Aaron | 0.1 | | Confer with D. Brown re Lee and Ma deposition videos Analyze court order re setting trial and correspond with D. Hosenpud re transcript of recent court hearing |
| 10/30/2023 | 1991 | Deibele, Darcy | 0.2 | \$81.90 | Confirm Lee and Ma videos no longer have the date and time superimposed over the transcript. |
| 10/31/2023 | 5068 | Hosenpud, David G. | 1.0 | \$615.00 | Prepare for and conduct Zoom call with expert to prepare strategy for challenge to tax gross up of damage calculations. |
| 10/31/2023 | 3226 | Schaer, Aaron | 1.2 | \$610.20 | Meet with experts to go over potential testimony and preparing for any Daubert challenge and follow up work with D. Hosenpud re same |
| 11/9/2023 | 5068 | Hosenpud, David G. | 1.3 | \$799.50 | Strategy re responding to subpoena/30(b)(6) notice in cases 2-3 |
| 12/21/2023 | 3276 | Lambert, Paul | 0.2 | \$125.00 | Email to D. Hosenpud re AMCK case issues / trial prep |
| 12/28/2023 | 3226 | Schaer, Aaron | 0.2 | | Correspond with D. Hosenpud re moving forward with trial preparations |
| 1/8/2024 | 1991 | Deibele, Darcy | 0.1 | | Respond to D. Hosenpud request re electronic exhibit display |
| 1/10/2024 | 1991 | Deibele, Darcy | 1.7 | \$696.15 | Participate in trial prep call with D. Hosenpud and A. Schaer - witness preparation, video excerpts, deposition designations, etc.; create chart of pretrial tasks and circulate to T. Garcia for input |
| 1/10/2024 | 3226 | Schaer, Aaron | 0.9 | | Meet with D. Hosenpud and D. Deibele to work on strategy for preparing for trial |
| 1/11/2024 | 1991 | Deibele, Darcy | 0.3 | | Circulate detailed list of pretrial tasks to A. Schaer for review and revision; email S. Muir, Frontier, for information regarding electronic display of exhibits during witness preparation sessions |
| 1/11/2024 | 5068 | Hosenpud, David G. | 1.4 | \$861.00 | Trial planning meeting(1.0); correspondence with Client regarding preparation and trial logistics (.4) |
| 1/11/2024 | 3226 | Schaer, Aaron | 1.5 | \$837.00 | Meet with Frontier team to discuss trial preparations and follow up work with D. Hosenpud re same |
| 1/12/2024 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Participate in team call re trial preparations, materials needed in the court room and use of courtroom technology; update list of pretrial tasks |
| 1/12/2024 | 5068 | Hosenpud, David G. | 0.5 | \$307.50 | Trial planning discussion |
| 1/12/2024 | 3226 | Schaer, Aaron | 0.9 | \$502.20 | Work on preparations and organization for pretrial deadlines, and correspondence with H. Diamond re same |
| 1/18/2024 | 1991 | Deibele, Darcy | 0.2 | \$81.90 | Confer with N. Leonard re technology needs during trial |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 1/19/2024 | 1991 | Deibele, Darcy | 0.1 | | Confer with D. Hosenpud re trial preparations including need to revise excerpts of deposition testimony re other witnesses |
| 1/19/2024 | 5068 | Hosenpud, David G. | 1.7 | \$1,045.50 | Identify excerpts from Bachrach deposition for use at trial |
| 1/22/2024 | 3226 | Schaer, Aaron | 2.9 | \$1,618.20 | Work on designating deposition transcript excerpts for trial re G. Ma and correspondence with D. Hosenpud re same |
| 1/23/2024 | 1991 | Deibele, Darcy | 2.4 | \$982.80 | Revisit email re trial exhibits, demonstratives and other matters re outstanding issues; telephone conference with K. Dawson re arrangements for war room in hotel; begin selecting documents to keep in the courtroom; circulate proposed changes to the local rules; create chart tracking trial deadlines; confirm D. Hosenpud's hard copy of key text messages matches electronic version |
| 1/23/2024 | 5068 | Hosenpud, David G. | 2.5 | \$1,537.50 | Deposition designations and Exhibit review. |
| 1/23/2024 | 3226 | Schaer, Aaron | 2.8 | \$1,562.40 | Finish trial deposition transcript designations for G. Ma and begin designations for F. Lee |
| 1/24/2024 | 1991 | Deibele, Darcy | 0.9 | \$368.55 | Contact court technology department; confer with N. Leonard re technology needs; review proposed revisions to trial exhibits and update exhibit list for ease of reference |
| 1/24/2024 | 3226 | Schaer, Aaron | 3.1 | \$1,729.80 | Continue review of F. Lee and F. Bachrach deposition transcripts to make suggested designations for use at trial |
| 1/25/2024 | 1991 | Deibele, Darcy | 0.2 | \$81.90 | Confer with N. Leonard re technical needs while in New York |
| 1/25/2024 | 5068 | Hosenpud, David G. | 3.4 | \$2,091.00 | Outline testimony of Francis Lee and Michael McInerney |
| 1/25/2024 | 3226 | Schaer, Aaron | 2.3 | \$1,283.40 | Work on deposition transcripts designations for M. McInerney for potential use at trial |
| 1/26/2024 | 5068 | Hosenpud, David G. | 0.4 | \$246.00 | Strategy re identifying video testimony for trial. |
| 1/26/2024 | 3226 | Schaer, Aaron | 0.6 | \$334.80 | Call with D. Hosenpud re strategy for deposition designations for use at trial |
| 1/29/2024 | 1991 | Deibele, Darcy | 0.5 | \$204.75 | Telephone conference with S. Ciampa, SDNY technologist, re trial presentation options; email E. Day, Binder Schwartz, re trial logistics; review Judge Stanton's practices |
| 1/30/2024 | 1991 | Deibele, Darcy | 0.3 | | Prepare agenda for team meeting |
| 1/30/2024 | 5068 | Hosenpud, David G. | 2.4 | \$1,476.00 | Identify sections of Ma deposition for presentation at trial |
| 1/31/2024 | 5068 | Hosenpud, David G. | 1.9 | \$1,168.50 | Review and outline Thwaytes deposition and determine trial themes. |
| 2/1/2024 | 5068 | Hosenpud, David G. | 1.9 | \$1,168.50 | S. Thwaytes dep annotation |
| 2/1/2024 | 3226 | Schaer, Aaron | 2.4 | \$1,339.20 | Read through transcript and create deposition designations for R. Murphy in preparation for trial and use in lieu of live witness testimony |
| 2/2/2024 | 5068 | Hosenpud, David G. | 2.2 | \$1,353.00 | Outline Sharath Sashikumar dep topics for testimony |
| 2/5/2024 | 1991 | Deibele, Darcy | 2.2 | | Participate in team call re trial strategy; update internal deadlines; prepare supplemental trial exhibit; confer with D. Hosenpud re McInerney deposition designations; conferences with T. Garcia re trial logistics |
| 2/5/2024 | 5068 | Hosenpud, David G. | 1.5 | \$922.50 | Trial planning meeting (.5); outline Sharath deposition and develop themes (.9) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|---------------------|--|
| 2/5/2024 | 3226 | Schaer, Aaron | 1.7 | \$948 60 | Begin to read through transcript and create deposition |
| 2/3/2024 | 3220 | Schaer, Adron | 1./ | 3346.00 | designations for J. O'Callaghan in preparation for trial |
| | | | | | and use in lieu of live witness testimony |
| 2/5/2024 | 3226 | Schaer, Aaron | 0.7 | \$390.60 | Meet with D. Hosenpud, D. Deibele, and T. Garcia to |
| 2/3/2024 | 3220 | Schaci, Aaron | 0.7 | 7330.00 | discuss next steps in trial preparation |
| 2/6/2024 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Assist with deposition designations; confer with T. |
| 2/0/2024 | 1331 | Delbeie, Burey | 1.1 | 7-303 | Harvey re use of electronic devices during trial and other |
| | | | | | court preferences |
| 2/6/2024 | 5068 | Hosenpud, David G. | 1.3 | \$799 50 | Sharath deposition annotation for trial themes |
| 2/6/2024 | 3226 | Schaer, Aaron | 2.1 | | Further work read through transcript and creating |
| 2,0,202. | 0220 | 30.1.40.7.14.10.1 | | Ψ -)-7-1.00 | deposition designations for J. O'Callaghan in preparation |
| | | | | | for trial and use in lieu of live witness testimony |
| | | | | | , |
| 2/7/2024 | 5068 | Hosenpud, David G. | 3.7 | \$2,275,50 | O'Callaghan deposition annotations |
| 2/7/2024 | 3226 | Schaer, Aaron | 3.3 | | Further work reading through transcript and creating |
| ', ' | | | | , ,- | deposition designations for J. O'Callaghan in preparation |
| | | | | | for trial and use in lieu of live witness testimony, and |
| | | | | | preparing list of useful exhibits re same, and begin doing |
| | | | | | same with transcript of P. Sheridan |
| 2/8/2024 | 1991 | Deibele, Darcy | 0.3 | \$122.85 | Assist A. Schaer and D. Hosenpud with trial exhibits |
| 2/8/2024 | 5068 | Hosenpud, David G. | 3.5 | \$2,152.50 | Annotation of Jane O'Callahan deposition |
| 2/8/2024 | 3226 | Schaer, Aaron | 1.5 | | Read through transcript and create deposition |
| | | | | · | designations for P. Sheridan in preparation for trial and |
| | | | | | use in lieu of live witness testimony, and prepare list of |
| | | | | | useful exhibits re same |
| 2/12/2024 | 1991 | Deibele, Darcy | 4.9 | \$2,006.55 | Participate in team call re trial preparations; telephone |
| | | | | | conference with M. Lee, courtroom deputy; prepare |
| | | | | | deposition designations; update contact list; assist S. |
| | | | | | Thwaytes with deposition and text messages; coordinate |
| | | | | | preparation of hard copies of designations for D. |
| | | | | | Hosenpud review |
| 2/12/2024 | 5068 | Hosenpud, David G. | 3.3 | \$2,029.50 | Deposition designations; teams Meeting with Expert; |
| | | | | | Trial preparation meeting |
| 2/12/2024 | 3226 | Schaer, Aaron | 2.4 | \$1,339.20 | Finish reviewing P. Sheridan deposition transcript for |
| | | | | | potential trial designations (.8); meet with D. Hosenpud, |
| | | | | | D. Deibele, and T. Garcia re trial prep strategy and next |
| | | | | | steps with same (.9); meet with expert to work on |
| | | | | | potential supplements to the expert report (.5); |
| | | | | | correspond with opposing counsel re exchanging witness |
| | | | | | transcript designations (.2) |
| 2/13/2024 | 1991 | Deibele, Darcy | 5.9 | \$2,416.05 | Prepare tentative witness schedule; confer with T. |
| | | | | | Hadley re trial logistics; update exhibit binders; confer |
| | | | | | with D. Hosenpud re deposition videos; extract |
| | | | | | deposition citations from pretrial order; process and |
| | | | | | analyze supplemental AMCK production; confer with T. |
| | | | | | Garcia re ordering additional deposition videos; review |
| | | | | | G. Ma deposition designations |
| 2/13/2024 | 5068 | Hosenpud, David G. | 4.1 | | Sheridan deposition annotation |
| 2/13/2024 | 3226 | Schaer, Aaron | 3.8 | \$2,120.40 | Work on going through and aligning deposition |
| | | | | | transcript designations done by myself and D. Hosenpud |
| | | | | | to finalize same for all of AMCK's witnesses |
| 2/14/2024 | 1991 | Deibele, Darcy | 4.1 | \$1,678.95 | Confer with D. Hosenpud and A. Schaer re G. Ma and M. |
| | | | | | McInerney deposition designations; compare highlighted |
| | | | | | transcripts to A. Schaer list, noting discrepancies for |
| | | | | | attorney review and resolution; prepare O'Callaghan |
| | | | | | designations |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-------------|------|--------------------|----------|-----------------|---|
| 2/14/2024 | 5068 | Hosenpud, David G. | 7.3 | \$4.489.50 | Sheridan deposition annotation (4.1); review final |
| | | | | , , | designations for McInerney (2.4); outline O'Callaghan |
| | | | | | deposition for trial testimony (.8) |
| 2/14/2024 | 3226 | Schaer, Aaron | 4.4 | \$2,455.20 | Further work going through and aligning deposition |
| | | | | | transcript designations done by myself and D. Hosenpud |
| | | | | | to finalize same for all of AMCK's witnesses |
| 2/15/2024 | 1991 | Deibele, Darcy | 0.8 | \$327.60 | Telephone conference with T. Harvey and T. Garcia re |
| | | | | | trial logistics, order allowing cell phones in the |
| | | | | | courthouse, etc.; revise order as directed |
| 2/15/2024 | 5068 | Hosenpud, David G. | 4.2 | \$2,583.00 | Deposition designations (3.5).; review and revise expert |
| | | | | | addendum (.7); |
| 2/15/2024 | 3226 | Schaer, Aaron | 6.1 | \$3,403.80 | Further work going through and aligning deposition |
| | | | | | transcript designations done by myself and D. Hosenpud |
| | | | | | to finalize same for all of AMCK's witnesses |
| 2/16/2024 | 1991 | Deibele, Darcy | 5.7 | \$2,334.15 | Compare typed deposition designations to highlighted |
| | | | | | transcripts noting differences; edit lists to aid in finalizing |
| | | | | | pleading; participate in team meeting re designations; |
| | | | | | assist with supplemental Neels report; add designations |
| | | | | | to witness prep folders |
| 2/16/2024 | 5068 | Hosenpud, David G. | 3.0 | \$1,845.00 | Determine deposition designations of non-appearing |
| | | | | | witnesses for use as evidence at trial (3.0) |
| 2/16/2024 | 3226 | Schaer, Aaron | 3.9 | \$2,176.20 | Finalize and serve deposition designations and |
| | | | | . , | supplemental expert report on opposing counsel |
| 2/18/2024 | 5068 | Hosenpud, David G. | 1.6 | \$984.00 | O'Callaghan deposition outline and exhibit |
| ' ' ' | | | | , | determination |
| 2/19/2024 | 5068 | Hosenpud, David G. | 2.7 | \$1.660.50 | Correspondence with Dr. Kevin Neels re trial preparation |
| ' ' | | | | , , | and areas of examination(.6); continue annotation of |
| | | | | | Fanning deposition (1.9) |
| 2/19/2024 | 3226 | Schaer, Aaron | 0.8 | \$446.40 | Begin review of client deposition transcripts to prepare |
| _, _, _, _, | | | | * | them for examination at trial and general work on trial |
| | | | | | strategy and themes |
| 2/20/2024 | 1991 | Deibele, Darcy | 1.2 | \$491.40 | Organize trial binder; confer with D. Hosenpud re |
| _,, | | | | * | sending links to Frontier witnesses |
| 2/20/2024 | 5068 | Hosenpud, David G. | 6.9 | \$4,243,50 | Fanning Dep Annotation (6.1); trial planning |
| _,, | | | | + 1,= 13.33 | arrangements (.8); |
| 2/20/2024 | 3226 | Schaer, Aaron | 2.3 | \$1,283,40 | Further work analyzing client deposition transcripts to |
| _,_,_, | | | | + -/ | prepare them for examination at trial and general work |
| | | | | | on trial strategy and themes (2.1); work with opposing |
| | | | | | counsel on updating trial date in light of court's schedule |
| | | | | | change (.2) |
| 2/21/2024 | 1991 | Deibele, Darcy | 0.3 | \$122.85 | Revise application to bring electronic devices into the |
| _,, | | | | ¥111.00 | courthouse |
| 2/21/2024 | 5068 | Hosenpud, David G. | 4.7 | \$2 890 50 | Outline J. Dempsey deposition |
| 2/21/2024 | 3226 | Schaer, Aaron | 0.5 | | Work on case considerations re determining new dats |
| 2,21,202 | 3220 | Schaer, Adren | 0.5 | \$2,5.00 | for trial in light of competing schedule conflicts |
| 2/22/2024 | 1991 | Deibele, Darcy | 6.9 | \$2.825.55 | Confer with D. Hosenpud re deposition designations; |
| _,, | | | | <i>+-/</i> | load data into OnCue; prepare F. Lee video excerpts and |
| | | | | | begin work on G. Ma; conferences with T. Garcia re |
| | | | | | Murphy deposition video and other issues |
| 2/22/2024 | 5068 | Hosenpud, David G. | 1.8 | \$1,107.00 | 8:45-10:18 strategy re expert testimony (1.5); |
| _,, | 2300 | | 1.5 | 71,107.00 | conference call with opposing counsel re trial scheduling |
| | | | | | (.3); |
| 2/22/2024 | 3226 | Schaer, Aaron | 2.9 | \$1,618.20 | Further work analyzing client deposition transcripts to |
| _,,, | 30 | | | ¥ =,0 ±0.20 | prepare them for examination at trial and general work |
| | | | | | on trial strategy and themes |
| ↓ | | Į. | <u> </u> | | on and ottateby and archites |

| 2/23/2024 3226 Schaer, Aaron 1.8 \$1,004.40 Work on issues related to updating trial date and call with opposing call re-same (9), work on addressing optential challenge to expert testimony (9) 2/23/2024 1991 Deibele, Darcy 4.7 \$1,924.65 Revise draft trial schedule to add videor run times; download & Murphy deposition video; continue work with OnCue documents and G. Ma and J. O'Callaghan video excerpts 2/23/2024 1991 Deibele, Darcy 3.0 \$1,228.50 Further work analyting client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes 2/26/2024 1991 Deibele, Darcy 5.1 \$2,088.45 Confer with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume preparing clips of deposition videos 2/26/2024 3226 Schaer, Aaron 0.8 \$3,274.50 Annotate I. Dempsey deposition and themes 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume preparing clips of deposition videos 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and D. Deibele meet have been deposition and themes 2/26/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Sevential challenge to experiment of examination at trial and general work on trial strategy and themes (4) 2/27/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Sevential challenge to the control of the preparation of trial (4); further work analyting client deposition transcripts to prepara them for examination at trial and general work on trial strategy and themes (4) 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyting client deposition transcripts to preparate them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing died at trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing died at tri | Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|--|-----------|------|--------------------|--------|------------|--|
| 2/23/2024 1991 Delbele, Darcy 4.7 \$1,924.65 Revise draft trial schedule to add video run times; download R. Murphy deposition video; continue work with OnCue documents and G. Ma and J. O Callaghan 2/23/2024 3226 Schaer, Aaron 0.7 \$390.60 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes 2/25/2024 1991 Delbele, Darcy 3.0 \$1,225.50 Perpare clips of O'Callaghan and Murphy deposition videos 2/26/2024 1991 Delbele, Darcy 5.1 \$2,088.45 Contror with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume preparing clips of deposition videos 2/26/2024 5068 Hosenpud, David G. 6.3 \$3,874.50 Annotate J. Dempsey deposition and themes 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and D. Delbele to work through selection of the preparation of trial and general work on trial strategy and themes (.4) 2/27/2024 1991 Delbele, Darcy 3.7 \$1,515.15 Revise trial exhibit its update electronic and paper binders; confer with D. Hosenpud and Exposition videos 2/27/2024 1991 Delbele, Darcy 3.7 \$1,515.15 Revise trial exhibit its update electronic and paper binders; confer with D. Hosenpud re exhibit issue, write support of the preparation and other concerns; circulate draft amended exhibit and deposition estigancial instruction of claims and themes (or trial transcripts to write with the preparation and other concerns; circulate draft amended exhibit and deposition estigancial videos 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition estigations; research where the critical deposition estigations; research | 2/22/2024 | 3226 | Schaer, Aaron | 1.8 | \$1,004.40 | Work on issues related to updating trial date and call |
| 2/23/2024 1991 Deibele, Darcy 4.7 S1,924.65 Revise draft trail schedule to add video run times; download R. Murphy deposition video; continue work with OnCue documents and G. Ma and J. O'Callaghan video excerpts | | | | | | with opposing call re same (.9); work on addressing |
| download R. Murphy deposition video; continue work with OnCue documents and G. Ma and J. O'Callaghan video excerpts | | | | | | l' i i i i i i i i i i i i i i i i i i i |
| with OnCue documents and G. Ma and J. O'Callaghan video excerpts (account of the control of the | 2/23/2024 | 1991 | Deibele, Darcy | 4.7 | \$1,924.65 | 1 |
| | | | | | | |
| 2/23/2024 3226 Schaer, Aaron 0.7 S390.60 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes | | | | | | |
| 2/25/2024 1991 Deibele, Darcy 3.0 \$1,228.50 Prepare lights of O'Callaghan and Murphy deposition videos 1991 Deibele, Darcy 5.1 \$2,088.45 Confer with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume prearing (light of deposition decomposition) 1991 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and D. Deibele to work through case issues and next steps in preparing (light deposition driving) 1991 Deibele, Darcy 3.7 \$1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud and D. Deibele to work through case issues and next steps in preparing for trial (-4); further work analyzing client deposition transcripts to prepare them for examination and themes (-4) 4 4 4 4 4 4 4 4 4 | 2/22/2024 | 2226 | Schoor Aaron | 0.7 | ¢200.60 | ' |
| 2/25/2024 1991 Deibele, Darcy 3.0 S1,228.50 Prepare clips of O'Callaghan and Murphy deposition videos Vide | 2/23/2024 | 3220 | Schaer, Adron | 0.7 | \$590.00 | |
| 2/25/2024 1991 Deibele, Darcy 3.0 \$1,28.50 Prepare clips of O'Callaghan and Murphy deposition wideos wideos 2/26/2024 1991 Deibele, Darcy 5.1 \$2,088.45 Confer with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume preparing (lips of deposition of work through preparations) of deposition devideos 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and D. Deibele to work through case issues and next steps in preparing flor trial (4); further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (.4) 2/27/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Mentify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial or provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,333.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes for trial construction of claims and themes for trial construction of claims and themes for trial construction of the provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,333.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet | | | | | | · · |
| 2/26/2024 1991 Deibele, Darcy 5.1 \$2,088.45 Confer with D. Hosenpud and A. Schaer re trial preparations; update tentative schedule; resume preparing clips of deposition videos 2/26/2024 3226 Schaer, Aaron 0.8 \$3,874.50 Annotate L. Dempsey deposition and themes 2/26/2024 3226 Schaer, Aaron 0.8 \$446.40 Meet with D. Hosenpud and D. Deibele to work through case issues and next steps in preparing for trial (.4); further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (.4) Septimber 1.5 Septimber 1. | 2/25/2024 | 1991 | Deibele, Darcy | 3.0 | \$1,228,50 | |
| preparations; update tentative schedule; resume preparing clips of deposition videous videous deposition videous deposition videous deposition videous videous videous videous deposition videous v | _,, | 1331 | | 0.0 | ψ1,220.30 | |
| 2/26/2024 So68 Hosenpud, David G. 6.3 S3,874.50 Annotate J. Dempsey deposition wideos | 2/26/2024 | 1991 | Deibele, Darcy | 5.1 | \$2,088.45 | Confer with D. Hosenpud and A. Schaer re trial |
| 2/26/2024 3026 Schaer, Aaron Sakara, S | | | | | | preparations; update tentative schedule; resume |
| 2/26/2024 3226 Schaer, Aaron 0.8 S446.40 Meet with D. Hosenpud and D. Deibele to work through case issues and next steps in preparing for trial (A); further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (.4) | | | | | | preparing clips of deposition videos |
| case issues and next steps in preparing for trial (4); further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (4) 2/27/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 5.287.80 Identify and outline exhibits for each Frontier witness and for cross examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation for repare them for examination at trial and general work on rial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at viral (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Ontinue selection of minibility generation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination | 2/26/2024 | 5068 | Hosenpud, David G. | 6.3 | | · · · |
| further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (.4) 2/27/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/28/2024 Schaer, Aaron 4.1 \$2,287.80 [Intervence analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 54,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 54,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 54,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 54,797.00 Outline Fanning Direct 3/1/2024 | 2/26/2024 | 3226 | Schaer, Aaron | 0.8 | \$446.40 | |
| prepare them for examination at trial and general work on trial strategy and themes (.4) 2/27/2024 1991 Deibele, Darcy 3.7 S1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and edoposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation special areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation at trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same creating deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same creating in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| Deibele, Darcy S1,515.15 Revise trial exhibit list; update electronic and paper binders; confere with D. Hosenpud re exhibit lists: update electronic and paper with Impact IT exhibit list; update electronic and paper with Impact IT exhibit lists update electronic and paper with Impact IT exhibit lists update electronic and paper with Impact IT exhibit and deposition designation lists; confere with Impact IT exhibits of reach Frontier witness and for cross examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) | | | | | | |
| 2/27/2024 1991 Deibele, Darcy 3.7 \$1,515.15 Revise trial exhibit list; update electronic and paper binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 4.1 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) \$2,287.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) \$2,287.00 Earther work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) \$3,628.50 Continue selection of exhibits for witness preparation at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) \$3,628.50 Continue selection of exhibits for witness preparations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses \$4,797.00 Unitine Fanning Direct \$4,797.00 Unitine Fann | | | | | | |
| binders; confer with D. Hosenpud re exhibit issues, witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (8) 2/28/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparations; research whether certain deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct to clients at meeting in Denver to cover case themes and strategy (8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/27/2024 | 1001 | D. H. J. D | 2.7 | Ć4 545 45 | |
| witness preparation and other concerns; circulate draft amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation with the selection of exhibits for witness preparations; research whether certain deposition exhibits are included in the trial exhibits, endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excepts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct | 2/2//2024 | 1991 | Delbele, Darcy | 3./ | \$1,515.15 | |
| amended exhibit and deposition designation lists; confer with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (8.8) 2/28/2024 5068 Hosenpud, David G. 5.9 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct | | | | | | • |
| with Impact IT re technology needs during trial; fine tune video clips 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (-9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation at trial (-9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparations; research whether certain deposition exhibits are included in the trial exhibit is; continue work fine tuning video excepts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direc | | | | | | |
| 2/27/2024 5068 Hosenpud, David G. 2/27/2024 3226 Schaer, Aaron 2/28/2024 5068 Hosenpud, David G. 3/1/2024 5068 Hosenpud, David G. 3/1 | | | | | | |
| 2/27/2024 5068 Hosenpud, David G. 7.2 \$4,428.00 Identify and outline exhibits for each Frontier witness and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation work on potential areas of attack from opposing side at trial (.9) 2/29/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revies joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| and for cross examination 2/27/2024 3226 Schaer, Aaron 4.1 \$2,287.80 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/27/2024 | 5068 | Hosenpud, David G. | 7.2 | \$4.428.00 | ' |
| prepare them for examination at trial and general work on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 Token Aaron 2.3 Schaer, Aaron 2.3 S1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | , , | |
| on trial strategy and themes (1.3); work on presentation of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/27/2024 | 3226 | Schaer, Aaron | 4.1 | \$2,287.80 | Further work analyzing client deposition transcripts to |
| of claims and themes for trial to provide to clients at upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | prepare them for examination at trial and general work |
| Upcoming trial preparation meeting (2.8) 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | on trial strategy and themes (1.3); work on presentation |
| 2/28/2024 5068 Hosenpud, David G. 3.8 \$2,337.00 Review exhibits for use with specific witnesses (3.0); teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 Schaer, Aaron \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | • |
| teams meeting with experts (.8) 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation Review AMCK response to deposition eshibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | - 1 1 | | | | | |
| 2/28/2024 3226 Schaer, Aaron 2.4 \$1,339.20 Further work analyzing client deposition transcripts to prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/28/2024 | 5068 | Hosenpud, David G. | 3.8 | \$2,337.00 | The state of the s |
| prepare them for examination at trial and general work on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/20/2024 | 2226 | C. I A | 2.4 | ¢4 220 20 | |
| on trial strategy and themes (1.5); meet with experts to work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/28/2024 | 3226 | Scnaer, Aaron | 2.4 | \$1,339.20 | |
| work on potential areas of attack from opposing side at trial (.9) 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| 2/29/2024 5068 Hosenpud, David G. 5.9 \$3,628.50 Continue selection of exhibits for witness preparation 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| 2/29/20245068Hosenpud, David G.5.9\$3,628.50Continue selection of exhibits for witness preparation3/1/20241991Deibele, Darcy3.4\$1,392.30Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses3/1/20245068Hosenpud, David G.7.8\$4,797.00Outline Fanning Direct3/1/20243226Schaer, Aaron\$1,283.40Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| 3/1/2024 1991 Deibele, Darcy 3.4 \$1,392.30 Review AMCK response to deposition designations; research whether certain deposition exhibits are included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/29/2024 | 5068 | Hosenpud, David G. | 5.9 | \$3,628.50 | |
| included in the trial exhibits; endure search delays due to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | 1991 | · · | 3.4 | \$1,392.30 | Review AMCK response to deposition designations; |
| to database latency; multiple email exchanges with Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | research whether certain deposition exhibits are |
| Consilio staff re same; confer re witness preparations; revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | included in the trial exhibits; endure search delays due |
| revise joint exhibit list; continue work fine tuning video excerpts to remove pauses 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | to database latency; multiple email exchanges with |
| a a a a a a a a a a | | | | | | |
| 3/1/2024 5068 Hosenpud, David G. 7.8 \$4,797.00 Outline Fanning Direct 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | | | | |
| 3/1/2024 3226 Schaer, Aaron 2.3 \$1,283.40 Work on finalizing presentation to present to clients at meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 2/4/2221 | 5000 | 11 | | A. 707 | |
| meeting in Denver to cover case themes and strategy (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | | | · | t | | |
| (.8); further work analyzing client deposition transcripts to prepare them for examination at trial and general | 3/1/2024 | 3226 | schaer, Aaron | 2.3 | \$1,283.40 | |
| to prepare them for examination at trial and general | | | | | | |
| | | | | | | |
| וויין און און און און און און און און און או | | | | | | work on trial strategy and themes (1.5) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 3/2/2024 | 1991 | Deibele, Darcy | 4.9 | \$2,006.55 | Attempt to determine whether certain deposition exhibits are among the joint or plaintiff trial exhibits; delays due to database latency; multiple email exchanges with Consilio staff re same |
| 3/2/2024 | 5068 | Hosenpud, David G. | 4.2 | \$2,583.00 | Identify J. Dempsey exhibits for examination and preparation for cross examination |
| 3/2/2024 | 3226 | Schaer, Aaron | 4.2 | \$2,343.60 | Work on prepping for client meeting and mock examinations of S. Thwaytes and S. Sashikumar |
| 3/3/2024 | 5068 | Hosenpud, David G. | 2.7 | \$1,660.50 | Fanning testimony outline |
| 3/3/2024 | 3226 | Schaer, Aaron | 1.2 | \$669.60 | Work on preparing for client meeting and mock examinations of S. Thwaytes and S. Sashikumar |
| 3/4/2024 | 1991 | Deibele, Darcy | 2.2 | \$900.90 | Assist with preparations for witness meetings in Denver; research whether Schedule 6 to the lease agreements was produced; revise trial exhibit list; update tentative witness schedule during trial; email exchange with Consilio re latency; submit application to bring electronics into the courtroom |
| 3/4/2024 | 5068 | Hosenpud, David G. | 5.9 | \$2 628 50 | Outlin J. Dempsey examination |
| 3/4/2024 | 3226 | Schaer, Aaron | 6.7 | | Work on drafting mock direct examination of S. Thwaytes, including analysis of all potential exhibits to use during questioning, and updates to exhibits to ensure proper documents are used at trial |
| 3/5/2024 | 1991 | Deibele, Darcy | 1.7 | \$696.15 | Telephone conference with M. Lee, courtroom deputy re trial schedule; confer with Impact IT (Binder's IT vendor) re technical support during trial including monitors and a printer; update internal exhibit list to add deposition exhibit citations |
| 3/5/2024 | 5068 | Hosenpud, David G. | 9.4 | \$5,781.00 | Travel to Denver and preparation for Frontier witness examination |
| 3/5/2024 | 3226 | Schaer, Aaron | 9.6 | \$5,356.80 | Further work drafting mock direct examinations for S. Thwaytes and S. Sashikumar, covering all exhibits in the case to determine which should be used with these witnesses, as well as further preparations for meeting with client team in Denver |
| 3/6/2024 | 1991 | Deibele, Darcy | 0.4 | \$163.80 | Prepare for trial: assist with client access to deposition transcripts and exhibits; confer with courthouse technology staff re courtroom setup |
| 3/6/2024 | 5068 | Hosenpud, David G. | 9.5 | \$5,842.50 | Trial preparation overview and exhibit review for client trial witness team |
| 3/6/2024 | 3226 | Schaer, Aaron | 13.9 | \$7,756.20 | Prepare for and meet with client team in Denver to go over case strategy, themes, discuss key exhibits and background information re same, and work on preparing for mock examinations of S. Thwaytes and S. Sashikumar |
| 3/7/2024 | 1991 | Deibele, Darcy | 0.9 | \$368.55 | Respond to J. Alexander email with revised Joint Trial Ex. 100; confer with D. Hosenpud re redactions requested by AMCK |
| 3/7/2024 | 5068 | Hosenpud, David G. | 12.8 | \$7,872.00 | Prepare for J. Dempsey preliminary outline of trial testimony (2.7); trial testimony mock up for S. Thwaytes, J. Dempsey, and S. Sashikumar (10.1) |
| 3/7/2024 | 3226 | Schaer, Aaron | 13.7 | \$7,644.60 | Prepare for and meet with client team in Denver to go over case strategy, themes, discuss key exhibits and background information re same, and conduct mock examinations of S. Thwaytes and S. Sashikumar |
| 3/8/2024 | 1991 | Deibele, Darcy | 0.8 | \$327.60 | Prepare for trial: confer with D. Hosenpud and A. Schaer re demonstrative exhibits; consider alternatives to Impact IT |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|------------------|------|--------------------|--------|------------|--|
| 3/8/2024 | 5068 | Hosenpud, David G. | 8.6 | \$5,289.00 | Fanning trial testimony preparation (4.0); travel to |
| | | | | | Portland (4.6) |
| 3/8/2024 | 3226 | Schaer, Aaron | 7.6 | \$4,240.80 | Prepare for and meet with R. Fanning REDACTED, and |
| | | | | | further work on preparing for trial in light of recent team meetings |
| 3/11/2024 | 1991 | Deibele, Darcy | 2.6 | \$1,064.70 | Prepare for trial: confer with A. Schaer re trial |
| | | | | | preparations, particularly demonstrative exhibits; confer |
| | | | | | with J.Hudson re adding trial exhibit numbers to |
| | | | | | timeline; email Impact IT re request for estimate; work |
| | | | | | on video excerpts |
| 3/11/2024 | 3226 | Schaer, Aaron | 5.6 | \$3,124.80 | Work on trial preparation, including consideration of |
| | | | | | demonstrative exhibits, analysis of joint exhibits to |
| | | | | | determine use at trial to determine which should be |
| | | | | | included in witness examinations and whether any need |
| | | | | | to be updated, and follow up correspondence with S. |
| | | | | | Thwaytes and S. Sashikumar re our expert's opinions |
| | | | | | related to WACC |
| 3/12/2024 | 1991 | Deibele, Darcy | 1.1 | \$450.45 | Prepare for trial: compare trial exhibits to documents |
| | | | | | mentioned in deposition designations; confer re |
| | | | | | responses to fairness objections; excerpt deposition |
| | | | | | videos to match deposition designations |
| 3/12/2024 | 5068 | Hosenpud, David G. | 6.1 | \$3,751.50 | Outline Sheridan deposition testimony (5.6), and calls |
| | | | | | with Aaron Schaer to discuss evidence issues (.5) |
| 3/12/2024 | 3226 | Schaer, Aaron | 3.5 | \$1,953.00 | Analyze joint trial exhibits for consideration of inclusion |
| | | | | | in trial presentation |
| 3/13/2024 | 1991 | Deibele, Darcy | 2.0 | \$819.00 | Confer with A. Schaer and N. Leonard re technology |
| | | | | | needs during trial; confer re redaction of Thwaytes |
| | | | | | deposition exhibit in joint trial exhibits; confirm 24 hour |
| | | | | | access to Binder's office has been arranged; update list |
| | | | | | of vendor contact information; edit deposition videos |
| 3/13/2024 | 5068 | Hosenpud, David G. | 7.3 | \$4,489.50 | Outline Sheridan deposition and develop cross |
| 2 / 12 / 22 2 | | | | 4 | examination themes. |
| 3/13/2024 | 3612 | Mechling, Harlan | 0.2 | \$102.60 | Analyze the legal issues implicated by the summary |
| 2 / 12 / 2 2 2 2 | | | | 4 | judgment motion in preparation for legal research |
| 3/13/2024 | 3226 | Schaer, Aaron | 5.4 | \$3,013.20 | Further work analyzing joint trial exhibits for |
| | | | | | consideration of inclusion in trial presentation (4.8); |
| | | | | | coordinate case team to do further research into legal |
| | | | | | issues and prepare pocket briefs to be ready at trial (.6) |
| 3/14/2024 | 1991 | Deibele, Darcy | 3.1 | \$1,269.45 | Prepare for trial: order P. Sheridan deposition video; |
| | | , | | | search Relativity for the memo mentioned in AMCK's |
| | | | | | May 2020 meeting minutes; confer with A. Schaer re |
| | | | | | results; coordinate printing and delivery resources in NY; |
| | | | | | confer with A. Schaer re MSJ briefing and other |
| | | | | | reference materials to have in the court room; excerpt |
| | | | | | deposition videos to match deposition designations; |
| | | | | | organize summary judgment briefing prior to printing in |
| | | | | | New York |
| 3/14/2024 | 5068 | Hosenpud, David G. | 5.1 | \$3,136.50 | Continue outlining Sheridan deposition for cross |
| | | | | | examination |
| 3/14/2024 | 3226 | Schaer, Aaron | 5.9 | \$3,292.20 | Continue analysis joint trial exhibits for consideration of |
| | | | 1 | | inclusion in trial presentation |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 3/15/2024 | 1991 | Deibele, Darcy | 1.4 | \$573.30 | Consolidate logistical information; order expedited video of P. Sheridan deposition; draft demonstrative exhibit; export deposition designation videos for attorney review; assist A. Schaer with potential exhibits; confer re metadata indicating G. Ma created meeting minutes |
| 3/15/2024 | 3602 | Kumar, Hari | 2.4 | \$1,231.20 | Analyze New York case law in addition to statutes regarding analyzing whether a contract can be entered into when there is ambiguous terms (analyzed approximately sixty pages of documents). |
| 3/15/2024 | 3612 | Mechling, Harlan | 1.5 | \$769.50 | Analyze legal issues discussed in the summary judgment briefing in preparation for drafting legal briefs on those issues |
| 3/15/2024 | 3557 | Miller, Daniel | 1.0 | \$481.50 | Meeting to discuss pending research work and other issues |
| 3/15/2024 | 3226 | Schaer, Aaron | 5.6 | \$3,124.80 | Work on finishing review of trial exhibits for consideration on how to assess at trial (3.8); meet with S. Thwaytes re damages and use of proper net present value (.8); meet with team to discuss legal research support needed and projects to complete (1.0) |
| 3/16/2024 | 3226 | Schaer, Aaron | 3.6 | \$2,008.80 | Work on creating demonstrative exhibits for use at trial and correspond with D. Hosenpud re same |
| 3/17/2024 | 1991 | Deibele, Darcy | 1.7 | \$696.15 | Organize summary judgment briefing and determine which version, redacted or sealed, to include in trial set |
| 3/17/2024 | 3226 | Schaer, Aaron | 3.1 | \$1,729.80 | Further work on creating demonstrative exhibits and updating video deposition designations for presentation at trial |
| 3/18/2024 | 1991 | Deibele, Darcy | 0.7 | \$286.65 | Assist A. Schaer with potential trial exhibits; respond to D. Hosenpud question re JT 159 |
| 3/18/2024 | 5068 | Hosenpud, David G. | 7.3 | \$4,489.50 | Continue analysis of Sheridan exhibits and examination themes (4.5); Annotate Defendants' Expert Deposition Rikard DeJounge (2.8) |
| 3/18/2024 | 3612 | Mechling, Harlan | 3.1 | \$1,590.30 | Continue analyzing the legal issues discussed in the summary judgment briefing (2.1); develop strategy drafting briefs relating to waiver of contractual rights (1.0) |
| 3/18/2024 | 3226 | Schaer, Aaron | 5.9 | \$3,292.20 | Work on updating video deposition designations for presentation at trial |
| 3/19/2024 | 1991 | Deibele, Darcy | 1.6 | | Prepare for trial: confer with C. Helsing re timeline; organize deposition transcripts and other materials to be printed in New York; search for the rest of the conversation depicted in PX2 and PX 3; confer with A. Schaer re deposition designations; revise deposition designations; assist with preparing K. Neels for testimony; download and circulate the video of P. Sheridan's deposition; calculate the length of testimony via video; respond to A. Schaer question re exhibits without attachments |
| 3/19/2024 | 5068 | Hosenpud, David G. | 8.6 | \$5,289.00 | DeJounge annotation (8.1); conference call with Expert re further support for report and attacking DeJounge credibility; status meeting re case; review research re waiver (.5) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 3/19/2024 | 3602 | Kumar, Hari | 2.8 | \$1,436.40 | Analyze New York case law in addition to statutes regarding analyzing how parties can show their intent to be bound even though a formal contract is not entered (analyzed approximately sixty pages of documents) |
| 3/19/2024 | 3612 | Mechling, Harlan | 7.6 | \$3,898.80 | Analyze the case law on waiver of contractual rights and consider whether evidence of intent can be offered at trial despite the court's exclusion of evidence going to the parties' course of conduct |
| 3/19/2024 | 3557 | Miller, Daniel | 0.5 | \$240.75 | Team meeting re research projects. |
| 3/19/2024 | 3226 | Schaer, Aaron | 7.6 | \$4,240.80 | Work on video dep designations for presentation at trial (4.4); review AMCK trial brief to work on addressing legal issues raised in same (2.1); work on creating demonstrative exhibits (1.1) |
| 3/20/2024 | 1991 | Deibele, Darcy | 2.0 | \$819.00 | Analyze proposed timeline, experiment with formatting same for clarity; edit deposition videos; confer with T. Garcia re revisions to deposition designations and exhibit list; conferences re trial logistics |
| 3/20/2024 | 5068 | Hosenpud, David G. | 6.6 | \$4,059.00 | REDACTED Concise case summary (4.7); vet revisions to deposition designations (1.9) |
| 3/20/2024 | 3602 | Kumar, Hari | 2.9 | \$1,487.70 | Analyze New York case law in addition to statutes regarding analyzing when a jury must decide ambiguous terms in a contract instead of a judge (analyzed approximately seventy pages of documents) |
| 3/20/2024 | 3226 | Schaer, Aaron | 5.9 | \$3,292.20 | Work on drafting and creating demonstrative exhibits for use at trial (3.3); work on case write-up of case and document summarizing trial themes and exhibits (2.6) |
| 3/21/2024 | 1991 | Deibele, Darcy | 2.1 | \$859.95 | Review and confer with C. Helsing re demonstrative timeline; confer re deposition designations; revise draft pleading to delete pages and lines no longer needed; incorporate AMCK's objections then forward to D. Hosenpud for response; confer with N. Leonard re trial technology needs and arrangements |
| 3/21/2024 | 5068 | Hosenpud, David G. | 7.3 | \$4,489.50 | Review designations for AMCK witnesses and revise (1.8); review specific designations for O'Callaghan (1.7); review AMCK additions and objections to all of the deposition testimony (3.8) |
| 3/21/2024 | 3226 | Schaer, Aaron | 4.7 | \$2,622.60 | Work on drafting direct examination of S. Thwaytes, and correspondence with S. Thwaytes and S. Sashikumar re WACC figures provided in Bloomberg and implications for case |
| 3/22/2024 | 1991 | Deibele, Darcy | 5.1 | \$2,088.45 | Search Relativity for evidence of Frontier's alleged offer; email exchanges with Consilio re database access; update electronic trial binder with correspondence re interpreters, deposition designations, redactions and other topics that may come up during trial; resume work on video excerpts; confer with C. Helsing re timeline demonstrative exhibit, suggest revisions to same; confer with D. Hosenpud and A. Schaer re adding Schedule 6 to the trial exhibits |
| 3/22/2024 | 5068 | Hosenpud, David G. | 8.2 | \$5,043.00 | Outline comprehensive Dempsey examination |
| 3/22/2024 | 3226 | Schaer, Aaron | 5.4 | \$3,013.20 | Work on drafting direct examination of S. Thwaytes, as well as work on narrowing deposition designations in light of timing of videos |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 3/23/2024 | 1991 | Deibele, Darcy | 4.6 | \$1,883.70 | Update trial exhibit binders; resume searching Relativity for evidence of Frontier's alleged offer; confer with A. Schaer re trial needs; begin trimming video excerpts in response to revisions to deposition designations |
| 3/23/2024 | 5068 | Hosenpud, David G. | 7.5 | \$4,612.50 | Deposition designations of AMCK witnesses and review of defendants' objections and fairness additions (5.5); continue outlining J. Dempsey direct and R. Fanning direct timelines (2.0) |
| 3/23/2024 | 3226 | Schaer, Aaron | 5.2 | \$2,901.60 | Further work drafting S. Thwaytes direct examination as well as updating deposition designations |
| 3/24/2024 | 1991 | Deibele, Darcy | 7.7 | \$3,153.15 | Continue trimming video excerpts in response to revisions to deposition designations; calculate new run time; confer with A. Schaer and D. Hosenpud re trial preparations including designations, exhibits to be exchanged; proof demonstrative timeline against trial exhibits; edit timeline to more accurately depict the order of same day events; consolidate original deposition designations, AMCK objections and Frontier's response to AMCK; search for documents re Frontier's alleged offer to AMCK then forward results to D. Hosenpud for review |
| 3/24/2024 | 5068 | Hosenpud, David G. | 10.7 | \$6,580.50 | R. Fanning direct testimony outline (8.2); J. Dempsey time line reconciliation (2.5) |
| 3/24/2024 | 3226 | Schaer, Aaron | 4.8 | \$2,678.40 | Further work drafting S. Thwaytes direct examination, updating deposition designations, and analyzing court's prior order on MSJ to consider its impacts on trial presentation of evidence |
| 3/25/2024 | 1991 | Deibele, Darcy | 9.2 | \$3,767.40 | Prepare for trial: search Relativity for responses to certain trial exhibits; email to NIN re war room set up; revise deposition designations; conferences with D. Hosenpud and A. Schaer re same; assist with supplemental trial exhibits; research and respond to AMCK allegations re depositions not included in trial exhibits; finalize deposition designations; slash video excerpts accordingly and calculate new running time |
| 3/25/2024 | 5068 | Hosenpud, David G. | 5.6 | \$3,444.00 | Finalize deposition designations (2.8); Fanning examination outline (2.8) |
| 3/25/2024 | 3602 | Kumar, Hari | 3.8 | \$1,949.40 | Analyze New York case law in statutes regarding contract terms related to ambiguous terms in a contract and their enforceability (analyzed approximately thirty pages of documents) |
| 3/25/2024 | 3602 | Kumar, Hari | 1.6 | \$820.80 | Analyze New York case law in statutes regarding waivers being ambiguous terms in a contract and their enforceability (analyzed approximately fifty pages of documents) |
| 3/25/2024 | 3226 | Schaer, Aaron | 8.8 | \$4,910.40 | Work on S. Thwaytes direct examination, work on finishing and updating dep designations and filing same with court, and work on updating exhibits to use in trial presentation |

| Date | Tkpr | TKPR Name | BI Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|-------------|---|
| 3/26/2024 | 1991 | Deibele, Darcy | 12.1 | \$4,954,95 | Prepare for trial: confer with N. Leonard re WIFI access; |
| 3,23,232 | | | | , ,, | email exchanges with the court deputy re setting up |
| | | | | | April 5; prepare supplemental trial exhibits; multiple conferences re revisions to trial exhibits; update court |
| | | | | | exhibit sets; coordinate shipping of same to New York; |
| | | | | | locate and organize exhibits for R. Fanning and S. |
| | | | | | Thwaytes direct examinations; confer with A. Schaer re |
| | | | | | exhibits to which color copies were added; gather |
| | | | | | exhibits to support demonstrative re AMCK internal |
| | | | | | communications re month-to-month deferral; redact |
| | | | | | exhibits as requested; download AMCK's version of the |
| | | | | | joint trial exhibits and analyze the differences between |
| | | | | | the sets; alert attorneys to reasons AMCK version won't |
| | | | | | work: pagination, lack of deposition stickers, etc.; confer |
| | | | | | with D. Hosenpud and A. Schaer re same; respond to A. |
| | | | | | Schaer questions re trial exhibits including missing |
| | | | | | attachments; conferences re which to supplement and |
| | | | | | which to leave as is |
| 3/26/2024 | 5068 | Hosenpud, David G. | 7.9 | | J. Dempsey examination outline |
| 3/26/2024 | 3226 | Schaer, Aaron | 7.9 | \$4,408.20 | Work on demonstrative exhibit re AMCK internal |
| | | | | | documents, drafting direct examination for S. |
| | | | | | Sashikumar, and correcting issues with joint trial exhibits |
| | | | | | to ensure proper presentation at trial as well as |
| 2/27/2024 | 1001 | Deibale Daras | 10.7 | ¢4.301.CE | correspondence with opposing counsel re same |
| 3/27/2024 | 1991 | Deibele, Darcy | 10.7 | \$4,381.05 | Prepare for trial: confirm conference room and office |
| | | | | | space; assist with exhibits to J. Dempsey direct examination; consult re handling of objections in |
| | | | | | deposition designations; revise demonstrative re aircraft |
| | | | | | ranking and delivery dates; confirm court room and war |
| | | | | | room arrangements; forward materials to Transperfect |
| | | | | | for printing: ELMO sets, MSJ briefing, etc.; revise |
| | | | | | timeline demonstrative to more accurately represent |
| | | | | | chronology of events; confer with A. Schaer re same; |
| | | | | | create notebooks in OnCue to mimic direct examination |
| | | | | | outlines; continue refining videos to remove long pauses |
| | | | | | and other distractions; consult re additional |
| | | | | | demonstratives |
| 3/27/2024 | 5068 | Hosenpud, David G. | 7.3 | \$4,489.50 | Prepare Dempsey exhibits/deposition cites outline for |
| | | | | | testimony (5.2); Zoom call with S. Thwaytes to review |
| | | | | | testimony (2.1) |
| 3/27/2024 | 3612 | Mechling, Harlan | 0.5 | \$256.50 | Analyze legal issues relating to waiver and statue of |
| 2/27/2024 | 3226 | Schoor Aaron | 5.5 | ¢3.060.00 | frauds (.5) Work on demonstrative exhibits (.6); work on updating |
| 3/27/2024 | 3220 | Schaer, Aaron | 5.5 | \$3,069.00 | S. Thwaytes direct examination and meet with S. |
| | | | | | Thwaytes to work on same (4.9) |
| 3/28/2024 | 1991 | Deibele, Darcy | 6.4 | \$2,620,80 | Prepare for trial: confirm appointments with IT vendor, |
| 3/20/2024 | 1331 | Delbele, Darcy | 0.4 | 72,020.00 | Transperfect, courtroom deputy and delivery service; |
| | | | | | coordinate billing as needed; respond to Transperfect |
| | | | | | questions re printing projects; continue fine tuning |
| | | | | | videos to remove pauses and other distractions; revise |
| | | | | | our joint trial exhibits if AMCK's version includes pages |
| | | | | | we want; transmit our version of the joint trial exhibits |
| | | | | | to AMCK's counsel; revise weekly report demonstrative |
| | | | | | to include excerpts from trial exhibits; create OnCue |
| | | | | | witness notebooks for J. Dempsey, R. Fanning and K. |
| | | | | | Neels |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 3/28/2024 | 5068 | Hosenpud, David G. | 9.9 | \$6,088.50 | Annotate Expert K. Neels deposition for direct examination (6.3); work on Dempsey exhibit and exam outline (2.4); analyze demonstrative exhibits (1.2) |
| 3/28/2024 | 3612 | Mechling, Harlan | 4.9 | \$2,513.70 | Analyze whether intent is relevant to the express waiver analysis or whether intent is only relevant to waivers resulting from course of conduct (1.6); analyze whether the statute of frauds applies to waivers and consider whether any exceptions to the statute of frauds are applicable here (3.3) |
| 3/28/2024 | 3226 | Schaer, Aaron | 8.3 | \$4,631.40 | Further work creating demonstrative exhibits for trial (1.1); work on drafting and updating direct examination for S. Sashikumar (7.2) |
| 3/29/2024 | 1991 | Deibele, Darcy | 9.7 | \$3,972.15 | Prepare for trial: collect and organize joint trial exhibits with significant differences; participate in call with AMCK's counsel re joint trial exhibits; begin replacing highlighted exhibits; update trial binder and coordinate second copy of same; confer with Transperfect re additional printing projects; forward Word version of deposition designations as filed to AMCK's counsel for review and/or revision; continue editing videos in OnCue; inquire re whether to order trial transcripts; annotate deposition designations with deposition and trial exhibit numbers |
| 3/29/2024 | 3602 | Kumar, Hari | 2.8 | \$1,436.40 | Prepare motion in limine regarding introducing extrinsic evidence to the jury regarding the applicable waiver. |
| 3/29/2024 | 3612 | Mechling, Harlan | 3.9 | \$2,000.70 | Analyze the statute of frauds and related case law and consider whether waiver of contractual rights is governed by the statute of frauds |
| 3/29/2024 | 3226 | Schaer, Aaron | 7.5 | \$4,185.00 | Work on S. Sashikumar direct examination and meet with S. Sashikumar re same (5.1); prepare for and meet and confer with opposing counsel re deposition designations and joint trial exhibits, and follow up work re same (1.3); work on issues re WACC calculations and AMCK's expert's analysis (1.1) |
| 3/30/2024 | 1991 | Deibele, Darcy | 4.4 | | Prepare for trial: prepare joint trial exhibits without highlighting as agreed; update electronic exhibits; update OnCue database; forward revised exhibits to D. Hosenpud for transmittal to AMCK's counsel; |
| 3/30/2024 | 5068 | Hosenpud, David G. | 7.2 | | Outline Sheridan cross examination (5.4); revise deposition designations (1.8) |
| 3/30/2024 | 3612 | Mechling, Harlan | 4.3 | \$2,205.90 | Analyze the New York U.C.C. provisions governing oral modifications to contracts and consider Frontier's best arguments for avoiding the statute of frauds |
| 3/30/2024 | 3226 | Schaer, Aaron | 7.7 | | Work on updating S. Thwaytes direct examination, further narrowing of deposition designations for presentation at trial, and updating of legal briefs for use at trial |
| 3/31/2024 | 1991 | Deibele, Darcy | 7.5 | \$3,071.25 | Prepare for trial: review AMCK objections to joint trial exhibits; draft response to same; revise and replace exhibits within reason; research SDNY local practices and the court's practices re handling exhibits; edit transcripts to match deposition designations; work on editing video to add exhibits and trim to designations as of today; update electronic trial binder; confer re demonstrative exhibits |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 3/31/2024 | 5068 | Hosenpud, David G. | 9.8 | \$6,027.00 | Further revisions to Deposition designations (2.0); |
| | | | | | continue outlining Sheridan cross examination (7.8) |
| 3/31/2024 | 3226 | Schaer, Aaron | 3.8 | \$2,120.40 | Work on updating S. Sashikumar direct examination and |
| | | | | . , | work on further narrowing of deposition designations for |
| | | | | | presentation at trial |
| 4/1/2024 | 1991 | Deibele, Darcy | 9.0 | \$3,685.50 | Continued conferences with A. Schaer and T. Garcia re |
| | | | | | hotel arrangements; confer with T. Garcia and J. Fang re |
| | | | | | trial boxes, borrowing Binder & Schwartz materials, etc.; |
| | | | | | organize trial binder; update transcripts highlighted to |
| | | | | | match deposition designations; coordinate printing in |
| | | | | | New York of AMCK deposition transcripts and other |
| | | | | | reference materials; compare deposition exhibits to joint |
| | | | | | trial exhibits; revise exhibit list to clarify bates ranges; |
| | | | | | confer with D. Hosenpud and A. Schaer re joint exhibit |
| | | | | | formatting - deposition stickers, additional pages, |
| | | | | | footers, etc.; assist A. Schaer with lease agreement; |
| | | | | | analyze the transcripts associated with 61 joint trial |
| | | | | | exhibits that were marked as deposition exhibits to |
| | | | | | determine whether the bates numbers were included; |
| | | | | | respond to J. Fang questions |
| 4/1/2024 | 5068 | Hosenpud, David G. | 8.6 | \$5,289.00 | REDACTED Sheridan/expert Kevin Neels |
| 4/1/2024 | 3602 | Kumar, Hari | 2.7 | \$1,385.10 | Prepare brief for judge regarding that when a month to |
| | | | | | month waiver term that is ambiguous a party may rely |
| | | | | | on extrinsic evidence. |
| 4/1/2024 | 3226 | Schaer, Aaron | 6.2 | \$3,459.60 | Analyze pretrial filings in preparation for trial, work |
| | | | | | through resolving joint deposition disputes with |
| | | | | | opposing side, and re-read deposition transcript of |
| | | | | | expert K. Neels to determine areas to explore on direct |
| | | | | | examination with S. Sashikumar |
| 4/2/2024 | 1991 | Deibele, Darcy | 10.7 | \$4,381.65 | Prepare for trial: email Transperfect re printing exhibits |
| | | | | | for Dempsey and Fanning direct examination, respond to |
| | | | | | questions re same; review and revise joint exhibits in |
| | | | | | response to latest email from J. Alexander; email |
| | | | | | exchanges re monitor, printer, furniture and other war |
| | | | | | room needs; confer with D. Hosenpud re additional |
| | | | | | materials needed during trial; coordinate shipping of |
| | | | | | same; review additional deposition designations |
| | | | | | requested by AMCK; assist R. Fanning with trial |
| 4/2/2024 | 5000 | | 0.4 | ĆE 704 00 | preparations |
| 4/2/2024 | 5068 | Hosenpud, David G. | 9.4 | \$5,781.00 | Work on and outline expert testimony re damages |
| | | | | | calculations; identify issues with DeJounge testimony re |
| 4/2/2024 | 2612 | Manhima Hadan | 1.0 | ¢074.70 | damages calculations |
| 4/2/2024 | 3612 | Mechling, Harlan | 1.9 | \$974.70 | Analyze AMCK's arguments re statute of frauds (.5); |
| | | | | | analyze the court's order re statute of frauds (.6); draft |
| 4/2/2024 | 2226 | Schaer Aaron | 6.7 | ¢2 720 £0 | brief re oral waivers and statute of frauds (.8) Work on demonstrative exhibits to use during trial (2.4): |
| 4/2/2024 | 3226 | Schaer, Aaron | 0.7 | \$3,/38.60 | Work on demonstrative exhibits to use during trial (2.4); |
| | | | | | case law research on waiver standards to support and direct questioning during trial (1.9); further work drafting |
| | | | | | and updating direct examinations of S. Thwaytes and S. |
| | | | | | Sashikumar for trial (2.4) |
| 4/3/2024 | 1991 | Deibele, Darcy | 10.0 | \$4.005.00 | Travel to NY for trial - flight, flight delays, rush hour |
| 4/3/2024 | 1991 | Delucie, Dalicy | 10.0 | ,U35.UU | traffic |
| | 1 | 1 | 1 | | danie |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 4/3/2024 | 1991 | Deibele, Darcy | 1.3 | \$532.35 | Prepare for trial: conferences re hotel choice and options; prepare response to J. Alexander email with new complaints about the joint trial exhibits; coordinate printing of prep materials for J. Dempsey and R. Fanning, Joint trial exhibits and other materials; conferences with T. Garcia and Transperfect re same; order food and water for the trial team; respond to J. Fang questions |
| 4/3/2024 | 5068 | Hosenpud, David G. | 8.4 | \$5,166.00 | Travel to NY and review DeJounge deposition for cross examination; prepare Dr. Neels examination |
| 4/3/2024 | 3612 | Mechling, Harlan | 3.4 | \$1,744.20 | Continue drafting brief on statute of frauds and waiver |
| 4/3/2024 | 3226 | Schaer, Aaron | 12.2 | | Further work on direct examinations of S. Thwaytes and S. Sashikumar, as well as analysis of prior pleadings and orders in the case, in preparation for trial |
| 4/4/2024 | 1991 | Deibele, Darcy | 11.8 | \$4,832.10 | Prepare for trial: revise exhibits; update exhibit sets; assist with witness preparations; coordinate delivery of boxes and other materials to the court and hotel; assist D. Hosenpud with De Jounge cross-examination; assist D. Hosenpud and A. Schaer as requested; follow up with Transperfect re printing projects; forward revised exhibits to Transperfect for printing; incorporate AMCK objections into joint exhibit list and suggest responses to same; organize materials by delivery address |
| 4/4/2024 | 1991 | Deibele, Darcy | 0.4 | \$163.80 | Multiple conferences re missing boxes; confer re insurance and other requirements for Need It Now to transport trial boxes from Binder's offices |
| 4/4/2024 | 5068 | Hosenpud, David G. | 11.3 | \$6,949.50 | Prepare for R. Fanning and J. Dempsey examination |
| 4/4/2024 | 3612 | Mechling, Harlan | 5.1 | | Draft brief on the relevance of intent to the assessment of express waivers |
| 4/4/2024 | 3226 | Schaer, Aaron | 11.2 | \$6,249.60 | Work on S. Sashikumar and S. Thwaytes direct examinations, updating and creating new demonstrative exhibits, coordinating with opposing counsel re updates to our deposition designations and the joint trial exhibits, and other general trial preparation |
| 4/5/2024 | 1991 | Deibele, Darcy | 9.0 | \$3,685.50 | Prepare for trial: confer with the court's IT staff re use of courtroom technology; update court exhibit sets; coordinate exhibit delivery; set up court room; assist D. Hosenpud and A. Schaer as needed; confer with client re trial; confer with hotel staff re difficulty maintaining an internet connection and impact of extreme lag; revise and circulate trial exhibit list (Amended Exhibit A) for transmission to AMCK's counsel and the court; coordinate printing of S. Thwaytes prep materials; consult Transperfect re lead time needed to produce foam core demonstrative exhibits; email exchanges with J. Fang re furniture and equipment borrowed from Binder & Schwartz; attempt to create a larger version of McInerney deposition Ex 30 in response to AMCK complaints |

Case 1:20-cv-09713-LLS Document 179-3 Filed 07/01/24 Page 81 of 90

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|----------|------|--------------------|--------|------------|---|
| 4/5/2024 | 1991 | Deibele, Darcy | 3.6 | \$1,474.20 | Convert hotel room into a conference room- meet with IT vendor, set up tables, computer monitors and office supplies; arrange for supplemental lighting, etc.; time lost due to difficulty maintaining an internet connection and/or impact of extreme lag in computer performance |
| 4/5/2024 | 5068 | Hosenpud, David G. | 10.9 | \$6,703.50 | Prepare for R. Fanning direct examination; prepare R. Fanning REDACTED |
| 4/5/2024 | 3612 | Mechling, Harlan | 3.1 | \$1,590.30 | Continue drafting brief re statute of frauds and waiver (1.5): continue drafting brief re intent and waiver (1.6) |
| 4/5/2024 | 3226 | Schaer, Aaron | 12.8 | \$7,142.40 | Further general trial preparation, REDACTED R. Fanning REDACTED of S. Thwaytes and S. Sashikumar, and preparing for daubert challenge to our expert witness |
| 4/6/2024 | 1991 | Deibele, Darcy | 9.1 | \$3,726.45 | Prepare for trial: review AMCK objections to joint trial exhibits; draft response to same; edit transcripts and video to match most recent deposition designations; confer with attorneys and client re opening statement; review and edit demonstratives; coordinate with hotel staff to generate color copies of demonstratives; confer with D. Hosenpud re K. Neels testimony; assist A. Schaer with S. Thwaytes testimony and exhibits; arrange for extra copies of Plaintiff's exhibits to hand out as they are admitted; other tasks as requested |
| 4/6/2024 | 5068 | Hosenpud, David G. | 13.1 | \$8,056.50 | Witness preparation; prepare witness examination |
| 4/6/2024 | 3226 | Schaer, Aaron | 11.8 | | Updates to demonstrative exhibits to use at trial (.9), updates to S. Thwaytes direct examination outline, meet with S. Thwaytes to practice direct examination and prepare for cross-examination (10.7); call with opposing counsel to discuss joint trial exhibits (.2) |
| 4/7/2024 | 1991 | Deibele, Darcy | 12.3 | | Prepare for trial: review AMCK objections to joint trial exhibits; draft response to same; edit transcripts and video to match most recent deposition designations; revise demonstrative timeline; prepare supplemental exhibits to insert into court sets; create chronological versions to plaintiff's exhibits 2 and 3 (text messages); assist D. Hosenpud with R. Fanning exhibits; other tasks as requested |
| 4/7/2024 | 5068 | Hosenpud, David G. | 13.4 | \$8,241.00 | Prepare opening statement; witness preparation trial preparation |
| 4/7/2024 | 3226 | Schaer, Aaron | 15.3 | | Further work with S. Thwaytes preparing for direct and cross-examination, updates to direct examination re same, as well as updates to S. Sashikumar direct examination and prepare with S. Sashikumar for direct and cross examination (12.8); create addition key events timeline demonstrative for use at trial during opening statements (1.0); work on preparing responses to anticipated evidentiary challenges during trial (1.5) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|---|------|--------------------|--------|------------|---|
| 4/8/2024 | 1991 | Deibele, Darcy | 10.8 | \$4,422.60 | Prepare for and attend trial: update court exhibit sets; |
| | | | | | assist with demonstrative to be used during opening |
| | | | | | statement; prepare list of exhibits to be used with S. |
| | | | | | Thwaytes for ease of admission; track exhibit admission |
| | | | | | during S. Thwaytes testimony; coordinate exhibit |
| | | | | | presentation; confer with attorneys and clients re trial themes, sub-themes and documents in support thereof; |
| | | | | | compare additional AMCK edits to the trial exhibit list; |
| | | | | | forward list to T. Garcia to finalize; advise A. Schaer re |
| | | | | | same; arrange for order permitting A. Schaer to bring his |
| | | | | | laptop to court; update chart comparing deposition and |
| | | | | | trial exhibits |
| 4/8/2024 | 1991 | Deibele, Darcy | 1.8 | \$737.10 | Continue conversations re retrieving trial materials held |
| | | | | | by UPS; confer with T. Garcia re hotel charges; confer |
| | | | | | with hotel staff re internet access; coordinate food and |
| | | | | | water deliveries; downtime due to ongoing issues |
| 4/8/2024 | 3614 | Flickinger, Jesse | 3.5 | ¢1 161 7E | maintaining an internet connection in the hotel |
| 4/0/2024 | 3014 | Flickinger, Jesse | 3.3 | \$1,404.75 | Review AMCK trial brief and expert report to assess expert witness challenge to Dr. Neels (.5); Research and |
| | | | | | analyze Daubert cases for preparation of response to |
| | | | | | expert witness challenge to Dr. Neels (2.2); Draft |
| | | | | | memorandum of authorities and rule statements for |
| | | | | | pocket brief to address Daubert challenge to Dr. Neels at |
| | | | | | trial (.8) |
| 4/8/2024 | 5068 | Hosenpud, David G. | 9.4 | \$5,781.00 | Trail day 1: prepare for opening statement and attend |
| | | | | | trial; trial preparation for day 2 |
| 4/8/2024 | 3602 | Kumar, Hari | 1.3 | \$666.90 | Analyze New York case law in addition to statutes |
| | | | | | regarding sufficiency to withdraw a waiver in |
| | | | | | preparation for trial (analyzed approximately fifty pages |
| 4/8/2024 | 3612 | Machling Harlan | 1.6 | ¢020.00 | of documents) Analyze AMCK's motion to exclude expert testimony and |
| 4/6/2024 | 3012 | Mechling, Harlan | 1.6 | \$620.60 | develop strategy for response brief |
| 4/8/2024 | 3226 | Schaer, Aaron | 14.8 | \$8,258.40 | Prepare for and appear at Day 1 of trial and further |
| | | | | | preparations for Day 2 of trial, including going over re- |
| | | | | | direct with S. Thwaytes and drafting anchor statements |
| | | | | | and thoughts on cross-examination for S. Sashikumar |
| 4/9/2024 | 1991 | Deibele, Darcy | 8.6 | \$3 521 70 | Prepare for and attend trial: prepare list of exhibits to be |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | | | 70,000 | used with S. Sashikumar for ease of admission; track |
| | | | | | exhibit admission during S. Thwaytes and S. Sashikumar |
| | | | | | testimony; coordinate exhibit presentation; confer with |
| | | | | | attorneys and clients re trial themes and documents in |
| | | | | | support thereof; research COVID's impact on the airline |
| | | | | | sector for potential impeachment exhibits and/or use |
| | | | | | during closing; |
| 4/9/2024 | 1991 | Deibele, Darcy | 1.4 | \$573.30 | Continue conversations re retrieving trial materials held |
| | | | | | by UPS; confer with T. Garcia re hotel charges; confer |
| | | | | | with hotel staff re internet access; coordinate food and |
| | | | | | water deliveries; downtime due to ongoing issues maintaining an internet connection in the hotel; |
| | | | | | coordinate obtaining an order permitting A. Schaer to |
| | | | | | bring his laptop into the courtroom |
| 4/9/2024 | 3614 | Flickinger, Jesse | 5.1 | \$2.134.35 | Research and analyze Daubert cases for preparation of |
| , =, = 3 = . | 7.3. | J=1,1=300 | " | +=,=055 | response to expert witness challenge to Dr. Neels (1.4); |
| | | | | | Draft memorandum of authorities and rule statements |
| | | | | | for pocket brief to address Daubert challenge to Dr. |
| | | | | | Neels at trial (3.7) |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 4/9/2024 | 5068 | Hosenpud, David G. | 13.4 | \$8,241.00 | Sheridan cross examination preparation; attend trial; Dr. Neels examination preparation |
| 4/9/2024 | 3612 | Mechling, Harlan | 5.9 | \$3,026.70 | Draft response to motion to exclude expert testimony |
| 4/9/2024 | 3226 | Schaer, Aaron | 13.6 | \$7,588.80 | Prepare for and appear at Day 2 of trial and further preparations for Day 3 of trial, including REDACTED S. Thwaytes ,REDACTED S. Sashikumar, and REDACTED R. Fanning |
| 4/10/2024 | 1991 | Deibele, Darcy | 11.1 | \$4,545.45 | Prepare for and attend trial: prepare list of exhibits to be used with R. Fanning for ease of admission; track exhibit admission during R. Fanning testimony; coordinate exhibit presentation; confer with attorneys and clients re upcoming testimony and documents in support thereof; assist with preparations for K. Neels testimony including potential exhibits |
| 4/10/2024 | 1991 | Deibele, Darcy | 1.3 | \$532.35 | Confer with hotel staff re internet access; coordinate food and water deliveries; downtime due to ongoing issues maintaining an internet connection in the hotel; respond to T. Garcia questions re trial status and upcoming needs; continue efforts to retrieve box mishandled by UPS; alert IT to issues with trial laptop |
| 4/10/2024 | 5068 | Hosenpud, David G. | 11.9 | \$7,318.50 | Trial preparation with Robert Fanning, Fanning direct and red-direct, Dr. Neels direct examination; additional trial preparation with expert for re-direct |
| 4/10/2024 | 3226 | Schaer, Aaron | 14.8 | \$8,258.40 | Prepare for and appear at Day 3 of trial and further preparations for Day 4 of trial, including work on examination for R. Fanning and preparing for direct and cross examination of experts in case, as well as further work preparing for possible challenge to expert witness admissibility |
| 4/11/2024 | 1991 | Deibele, Darcy | 8.9 | \$3,644.55 | Prepare for and attend trial: assist with preparations for K. Neels and R. De Jounge testimony; finalize then play R. Murphy and F. Bachrach deposition video excerpts; multiple conferences re trial preparations; confer with M. Lee, courtroom deputy, re submitting electronic versions of admitted exhibits in addition to paper copies already provided; assist A. Schaer with Daubert briefing |
| 4/11/2024 | 1991 | Deibele, Darcy | 0.9 | \$368.55 | Continue conversations re retrieving trial materials held by UPS; confer with T. Garcia re hotel charges; confer with hotel staff re internet access; coordinate food and water deliveries; downtime due to ongoing issues maintaining an internet connection in the hotel |
| 4/11/2024 | 5068 | Hosenpud, David G. | 10.0 | \$6,150.00 | Trial Day-4: prepare for K. Neels redirect and R. DeJounge cross-examination; attend trial; prepare J. Dempsey REDACTED |
| 4/11/2024 | 3226 | Schaer, Aaron | 13.2 | \$7,365.60 | Prepare for and appear at Day 4 of trial and further preparations for Day 5 of trial, including work on redirect of K. Neels, cross examination of AMCK's expert, and work on deposition videos to show at trial |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 4/12/2024 | 1991 | Deibele, Darcy | 9.0 | \$3,685.50 | Prepare for and attend trial: finalize video of G. Ma deposition excerpts; play same in court; prepare list of joint trial exhibits referenced or shown in deposition video for ease of admission; confer with D. Hosenpud and A. Schaer re remaining trial preparations - other video excerpts; closing arguments, P. Sheridan and J. Dempsey testimony, etc.; revise M. McInerney and J. O'Callaghan video excerpts to reduce run time without removing testimony; compare my exhibit list to the exhibits received per the trial transcripts; consult D. Hosenpud and A. Schaer re updating deposition videos to indicate corresponding joint trial exhibit numbers |
| 4/12/2024 | 1991 | Deibele, Darcy | 0.9 | \$368.55 | Confer with D. Hosenpud re disassembling war room, returning materials to Portland and documents to preserve for potential appeal; downtime due to ongoing issues maintaining an internet connection in the hotel |
| 4/12/2024 | 5068 | Hosenpud, David G. | 10.6 | \$6,519.00 | Trial Day-5: review R. Fanning deposition for cross over testimony related to J. Dempsey (2.3); attend court (2.4); review trial transcript for R. Fanning cross examination and re-direct testimony (2.0); analysis of condition subsequent per the court's examination of R. Fanning (.9); review Fanning trial transcript for crossover testimony with J. Dempsey (3.0) |
| 4/12/2024 | 3226 | Schaer, Aaron | 11.8 | \$6,584.40 | Prepare for and appear at Day 5 of trial and further preparations for other days of trial, including work on deposition videos to show at trial, work on direct examination, cross-examination thoughts, and anchor statements for J. Dempsey, and begin to work on closing argument |
| 4/13/2024 | 1991 | Deibele, Darcy | 1.7 | | Prepare for trial: assist D. Hosenpud with preparations for J. Dempsey testimony and closing arguments; confer re deposition designations; compare my exhibit tracking sheet to the rough transcripts, noting differences between the two; update Exhibit A to Pretrial Order in anticipation of submission to the court at the end of trial; assist D. Hosenpud with potential impeachment exhibit; confer with D. Hosenpud and A. Schaer re closing themes |
| 4/13/2024 | 5068 | Hosenpud, David G. | 10.3 | \$6,334.50 | Themes for closing argument; supplement areas for J. Dempsey examination; review additional edits to deposition testimony |
| 4/13/2024 | 3226 | Schaer, Aaron | 11.7 | \$6,528.60 | Work on updating video deposition designations to limit length and focus on main areas of interest in light of testimony during first week of trial, as well as work on preparing for direct examination of J. Dempsey, cross examination of P. Sheridan, and closing argument |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 4/14/2024 | 1991 | Deibele, Darcy | 3.9 | \$1,597.05 | Prepare for trial: review revisions to deposition designations and edit videos to match; calculate and report new running time; confer with D. Hosenpud and A. Schaer re same; finalize list of exhibits sponsored by witnesses appearing via deposition designations; update trial exhibit list to reflect exhibits already marked and/or referenced in deposition videos; organize exhibits to be used during J. Dempsey testimony; create new deposition designation pleading without mark-ups that reflects final designations; respond to questions re exhibit admission |
| 4/14/2024 | 5068 | Hosenpud, David G. | 10.8 | \$6,642.00 | Prepare for J. Dempsey direct; mock examination |
| 4/14/2024 | 3226 | Schaer, Aaron | 11.9 | | Further work on updating video deposition designations to limit length and focus on main areas of interest in light of testimony during first week of trial, preparing for direct examination of J. Dempsey, cross examination of P. Sheridan, and closing argument |
| 4/15/2024 | 1991 | Deibele, Darcy | 14.2 | \$5,814.90 | Prepare for and attend trial: revise M. McInerney and J. O'Callaghan deposition videos; confer with J. Fang, N. Leonard and T. Garcia re dismantling war room, materials to retain and other issues related to trial ending; follow up with court reporter re late transcript; confer with D. Hosenpud re same; assist with preparations for J. Dempsey testimony; begin redacting transcripts to replace complete transcripts already provided to the court; coordinate re The Smart Source pickup from the hotel |
| 4/15/2024 | 5068 | Hosenpud, David G. | 13.0 | \$7,995.00 | Trial preparation day 6: J. Dempsey REDACTED; prepare for Day 7J. Dempsey prep; Day 6 trial |
| 4/15/2024 | 3226 | Schaer, Aaron | 15.2 | \$8,481.60 | Prepare for and appear at Day 6 of trial and further preparations for Day 7 of trial, including work on final part of direct examination with J. Dempsey, and preparation for cross examination from opposing counsel |
| 4/16/2024 | 1991 | Deibele, Darcy | 10.0 | \$4,095.00 | Prepare for and attend trial: assist with J. Dempsey and P. Sheridan preparations; maintain list of admitted exhibits; confer with D. Hosenpud and A. Schaer re closing themes, demonstratives; resume efforts to obtain 4/15 transcript; confer with R. Forman re transcript order form; email exchange with M. Rajkumar re wifi access; confer re updating court exhibit sets; finish redacting transcripts to match video displayed; assist A. Schaer with K. Neels reports |
| 4/16/2024 | 5068 | Hosenpud, David G. | 14.4 | \$8,856.00 | Trial prep day 7; trial Day 7; trial prep day 8 |
| 4/16/2024 | 3226 | Schaer, Aaron | 15.9 | \$8,872.20 | Prepare for and appear at Day 7 of trial and further preparations for Day 8 of trial, including work on final cross-examination of P. Sheridan, work on closing argument, and work with opposing counsel on updating deposition exhibit excerpts to introduce into the record in light of video depositions shown during trial |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 4/17/2024 | 1991 | Deibele, Darcy | 10.0 | \$4,095.00 | Prepare for and attend trial: assist with preparations for P. Sheridan cross and closing argument; coordinate preparation of deposition designations and delivery of same to the court; respond to vendor questions re dismantling war room; confer with T. Garcia re converting exhibit list into a pleading; break down court room; respond to J. Fang questions re return of Binder materials; revise introduction to joint exhibit list; telephone conference with Transperfect re missing delivery |
| 4/17/2024 | 1991 | Deibele, Darcy | 0.2 | \$21.90 | Conferences re changing flight home |
| 4/17/2024 | 5068 | Hosenpud, David G. | 10.7 | | Trial prep Day 8; continue to outline cross x Sheridan; |
| | | | | | Trial day 8 |
| 4/17/2024 | 3276 | Lambert, Paul | 0.6 | \$375.00 | Telephone conference with D. Hosenpud re trial issues; email to D. Hosenpud |
| 4/17/2024 | 3172 | Miao, Qingqing | 0.3 | \$171.00 | Review the transcript and the two issues needing briefing |
| 4/17/2024 | 3226 | Schaer, Aaron | 11.7 | | Prepare for and appear at Day 8 of trial, including work on final part of cross-examination with P. Sheridan and closing arguments |
| 4/18/2024 | 1991 | Deibele, Darcy | 3.0 | \$1,228.50 | Sort materials for shipping to Portland and/or recycling; dismantle war room; coordinate return of monitors and other borrowed or rented items; confer with D. Hosenpud and A. Schaer re outstanding issues - exhibits, deposition designations; confer with T. Garcia re UPS pickup from the hotel |
| 4/18/2024 | 1991 | Deibele, Darcy | 11.0 | \$4,504.50 | Return to Portland - trip to JFK, flight, taxi home |
| 4/18/2024 | 3276 | Lambert, Paul | 0.5 | \$312.50 | Review transcript re matters to be briefed |
| 4/18/2024 | 3226 | Schaer, Aaron | 1.9 | \$1,060.20 | Work on updating documents reflecting exhibits and deposition admitted at trial (1.2); call with H. Diamond re strategy for post-trial briefing, and follow up call with D. Hosenpud re same (.7) |
| 4/19/2024 | 1991 | Deibele, Darcy | 2.3 | \$941.85 | Contact court reporter re missing transcripts; review J. Alexander email re exhibits; compare transcripts to list of admitted exhibits to respond to same; email D. Hosenpud and A. Schaer re discrepancies; email exchange with court staff re admitted exhibits and hard copies of deposition designations; conferences re materials being shipped from New York; confer re filing deposition designation and admitted exhibit list |
| 4/19/2024 | 3172 | Miao, Qingqing | 3.1 | \$1,767.00 | Review relevant agreements; continue to analyze the transcript to formulate argument in response to the question about written notification; draft summary of contract provision interpretation |
| 4/19/2024 | 3226 | Schaer, Aaron | 6.8 | \$3,794.40 | Further work updating trial exhibit list in light of documents used at trial, as well as deposition designations (2.1); review trial transcripts in preparation for drafting post-trial briefing in response to court's questions during closing argument, as well as correspondence with J. Dempsey, H. Diamond, and D. Hosenpud re same (4.7) |
| 4/22/2024 | 1991 | Deibele, Darcy | 1.3 | \$532.35 | Conferences re disagreement with AMCK regarding admitted exhibits; compare 4/12 trial transcript to notes regarding admitted exhibits and exhibits displayed during video excerpts and forward results to D. Hosenpud and A. Schaer |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 4/22/2024 | 5068 | Hosenpud, David G. | 2.2 | \$1,353.00 | Prepare for conference call with Expert to address court |
| | | | | | question re double taxes; conference call; analysis of |
| | | | | | waiver comment from the court |
| 4/22/2024 | 3172 | Miao, Qingqing | 1.9 | \$1,083.00 | Continue to research the issue regarding required |
| | | | | | notification; draft additional argument in response to |
| | | | | | the request for briefing; confer with D. Hosenpud re: |
| | | | | | additional research and interpretation of the provision |
| 4/22/2024 | 3226 | Schaer, Aaron | 3.5 | \$1,953.00 | Meet with J. Dempsey, H. Diamond, D. Hosenpud, and |
| | | | | | experts REDACTED (1.7); work on addressing questions |
| | | | | | from court re bases in common law to find liability |
| | | | | | against AMCK (1.2); correspond with opposing counsel |
| | | | | | re finalizing trial submissions and updating admitted |
| | | | | | exhibit list (.6) |
| 4/23/2024 | 1991 | Deibele, Darcy | 0.1 | \$40.95 | Circulate confirmation the court received replacements |
| | | | | | of transcripts submitted with redactions and DX-1 |
| | | | | | |
| 4/23/2024 | 5068 | Hosenpud, David G. | 1.7 | \$1,045.50 | Zoom call with J. Dempsey, H. Diamond, A. Schaer to |
| | | | | | discuss strategy re supplemental briefing(1.0) phone |
| | | | | | conference with expert re revisions to explanation of |
| | | | | | before tax/after tax explanation (.7) |
| 4/23/2024 | 3172 | Miao, Qingqing | 1.2 | \$684.00 | Continue to research the issue regarding required |
| | | | | | notification; draft additional argument in response to |
| | | | | | the request for briefing |
| 4/23/2024 | 3226 | Schaer, Aaron | 4.9 | \$2,734.20 | Work on legal research to address questions court asked |
| | | | | | during closing arguments, and meetings with J. |
| | | | | | Dempsey, H. Diamond, and D. Hosenpud re same |
| 4/24/2024 | 5068 | Hosenpud, David G. | 0.4 | \$246.00 | Prepare Letter Notice to the court for supplemental |
| | | | | | briefing |
| 4/24/2024 | 3226 | Schaer, Aaron | 2.1 | \$1,171.80 | Continue work on drafting supplemental post-trial brief |
| | | | | | to court re questions asked at closing argument |
| 4/25/2024 | 5068 | Hosenpud, David G. | 0.9 | \$553.50 | Conference call with expert |
| 4/25/2024 | 2772 | McBride, Ryan | 0.4 | \$255.60 | Telephone conference with A. Schaer regarding post-trial |
| | | | | | briefing |
| 4/25/2024 | 3226 | Schaer, Aaron | 3.1 | \$1,729.80 | Continue work on drafting supplemental post-trial brief |
| | | | | | to court re questions asked at closing argument, as well |
| | | | | | as further work with experts to better explain the double- |
| | | | | | tax issue the court asked about |
| 4/26/2024 | 5068 | Hosenpud, David G. | 1.9 | \$1,168.50 | Conference call with expert re tax gross-up issues (.8); |
| | | | | | review and revise tax discussion of supplemental brief |
| | | | | | (1.1) |
| 4/26/2024 | 3226 | Schaer, Aaron | 6.7 | \$3,738.60 | Continue work on drafting supplemental post-trial brief |
| | | | | | to court re questions asked at closing argument, as well |
| | | | | | as further work with experts to better explain the double- |
| | | | | | tax issue the court asked about |
| 4/28/2024 | 3226 | Schaer, Aaron | 3.4 | \$1,897.20 | Continue work on drafting supplemental post-trial brief |
| | | | | | to court re questions asked at closing argument |
| 4/29/2024 | 5068 | Hosenpud, David G. | 2.2 | \$1,353.00 | Revise section of supplemental brief re common law |
| | | | | | requirement of notice and right to cure (1.7); analysis of |
| | | | | | use of additional legal doctrines to support common law |
| | | | | | requirement (.5) |
| 4/29/2024 | 2772 | McBride, Ryan | 0.2 | \$127.80 | Telephone conference with D. Hosenpud regarding post- |
| | | | | | trial briefing |
| 4/29/2024 | 3226 | Schaer, Aaron | 3.4 | \$1,897.20 | Continue work on drafting supplemental post-trial brief |
| | | | | | to court re questions asked at closing argument, |
| | | | | | including correspondence with D. Hosenpud re same |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|--|
| 4/30/2024 | 5068 | Hosenpud, David G. | 1.5 | | Review client revisions and updated internal version of Supplemental Trial Brief (.5); Zoom conference call with Howard Diamond and Aaron Schaer, further revisions (1.0) |
| 4/30/2024 | 3226 | Schaer, Aaron | 2.3 | \$1,283.40 | Continue work on drafting supplemental post-trial brief to court re questions asked at closing argument (1.8); meet with H. Diamond re supplemental brief (.5) |
| 5/2/2024 | 1991 | Deibele, Darcy | 2.5 | \$1,023.75 | Organize trial binders, draft exhibits and other material; confer re submission of trial exhibit and deposition designation lists |
| 5/2/2024 | 5068 | Hosenpud, David G. | 0.9 | \$553.50 | Final edits to Supplemental Trial Brief (.8); phone conference with H. Diamond (.1) |
| 5/2/2024 | 3226 | Schaer, Aaron | 3.3 | \$1,841.40 | Work on research and drafting supplemental post-trial brief in response to court's questions, incorporate H. Diamond's edits to same, and work on filing with court |
| 5/3/2024 | 3226 | Schaer, Aaron | 5.0 | \$2,790.00 | Analyze post-trial brief from AMCK and consider impacts on case and correspond with D. Hosenpud re same (.8); work on finalizing post-trial filings re updated deposition designations and admitted exhibits (1.7) |
| 5/7/2024 | 3226 | Schaer, Aaron | 0.4 | \$223.20 | Work on finalizing post-trial filings re exhibits and deposition excerpts |
| 5/10/2024 | 3226 | Schaer, Aaron | 0.3 | \$167.40 | Analyze court's orders re potential redactions to trial transcripts and correspondence with D. Hosenpud re strategy for responding to same |
| 6/19/2024 | | Hosenpud, David G. | 0.7 | \$430.50 | Invoice review for fee petition |
| 6/20/2024 | | Deibele, Darcy | 2.0 | \$819.00 | Assist with motion for fees and costs: review Lane Powell invoices for privilege and narratives attributable to other matters; organize and calculate costs; review examples from other SDNY cases; confer re scope of expenses to include |
| 6/20/2024 | | Hosenpud, David G. | 0.3 | \$184.50 | Work on attorney fees/costs petition |
| 6/20/2024 | | Deibele, Darcy | 1.1 | \$450.45 | Confer re scope of fee and cost petition; begin reviewing LP timekeeper narratives and highlighting potential redactions |
| 6/21/2024 | | Schaer, Aaron | 2.3 | \$1,283.40 | Begin work on fee petition to recover fees and costs awarded by court |
| 6/21/2024 | | Deibele, Darcy | 4.9 | \$2,006.55 | Compile exhibits; search for documentation regarding reasonable attorneys fees in SDNY; resume work on back up for fee and cost petition; input Binder & Schwartz narratives; confer with T. Harvey re gaps in invoices provided; compare deposition invoices to charges on list provided by M. Ackaret; review declaration exemplars and drop relevant paragraphs in to draft D. Hosenpud declaration; met with D. Hosenpud, A. Schaer and T. Garcia re fee petition; coordinate with marketing to obtain attorney resumes; locate current resumes of attorneys no longer with Lane Powell; search for updated survey of NY attorney billing rates; confer with library staff re same; consult with M. Ackaret re access to PDFs of invoices reflected on draft cost bill; copy and paste prompts from Relevant motion for fees into D. Hosenpud declaration; confer with T. Harvey re supporting documents |
| 6/21/2024 | | Hosenpud, David G. | 0.8 | \$492.00 | Analysis of fee petition |

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|--------------------|--------|------------|---|
| 6/24/2024 | | Schaer, Aaron | 5.1 | \$2,845.80 | Further work performing legal research for petition seekin |
| 6/24/2024 | | Hosenpud, David G. | 0.7 | \$430.50 | Analysis of issues regarding the judgment: pre-judgment |
| 6/24/2024 | | Deibele, Darcy | 3.6 | | Further work performing legal research for petition seeking attorney's fees and costs awarded by court, as well as drafting same |
| 6/25/2024 | | Schaer, Aaron | 5.3 | \$2,957.40 | Further work compiling exhibits in support of motion for fees and costs; conferences re LP invoices and other support for motion for fees and costs; confer with LP AP staff re invoices in support of costs; |
| 6/25/2024 | | Deibele, Darcy | 4.3 | \$1,760.85 | Further work drafting fee petition to recover costs and fees awarded by court, as well as compiling exhibits and drafting supporting declaration |
| 6/26/2024 | | Schaer, Aaron | 6.8 | \$3,794.40 | Prepare documents in support of fee and costs awarded by the court including timekeeper hourly rate analysis; participate in team meeting re fee and costs motion, confer re hours LP billed to the case; contact Consilio re copies of invoices; confer with J. Hudson re printing Excel files for attorney review |
| 6/26/2024 | | Hosenpud, David G. | 1.3 | \$799.50 | Review and revise fee petition and analysis of fees |
| 6/26/2024 | | Deibele, Darcy | 3.4 | \$1,392.30 | Prepare documents in support of fee and costs awarded by the court including timekeeper hourly rate analysis; participate in team meeting re fee and costs motion, confer re hours LP billed to the case; contact Consilio re copies of invoices; confer with J. Hudson re printing Excel files for attorney review |
| 6/27/2024 | | Hosenpud, David G. | 2.9 | \$1,783.50 | Review and revise fee petition and analysis of fees |
| 6/27/2024 | | Schaer, Aaron | 2.1 | | Further work drafting fee petition to recover costs and fees awarded by court, as well as compiling exhibits and drafting supporting declaration |
| 6/28/2024 | | Deibele, Darcy | 2.8 | \$1,146.60 | Prepare documents in support of fee and costs awarded by the court and circulate link to same; attention to discussion of Brattle fees; prepare and/or revise charts reflecting attorney fees; telephone conference with Accounting re access to documents in support of Cogence invoices; revise and circulate drafts for attorney review; confer with C. Brissenden re D. Hosenpud resume Attend to documents in support of fee and costs awarded by the court; |
| 6/28/2024 | | Hosenpud, David G. | 5.9 | \$3,628.50 | Discuss whether to include fees associated with motion; confer re redactions to exhibits; Prepare declaration to support fee petition and incorporate into |
| 6/28/2024 | | Schaer, Aaron | 2.6 | \$1,450.80 | Further work editing and updating fee petition and supporting declaration and exhibits |
| 6/29/2024 | | Deibele, Darcy | 0.3 | \$122.85 | Review and respond to D. Hosenpud questions re fee petition |

Case 1:20-cv-09713-LLS Document 179-3 Filed 07/01/24 Page 90 of 90

| Date | Tkpr | TKPR Name | Bl Hrs | Billed Amt | Narrative |
|-----------|------|----------------|--------|----------------|---|
| | | | | | |
| 6/30/2024 | | Deibele, Darcy | 2.7 | | Review and edit D. Hosenpud declaration; review and edit |
| | | | | | motion; revise summary and narrative exhibits; review |
| | | | | | Brattle invoices for privilege; create chart reflecting total |
| | | | | | costs and fees; multiple conferences re exhibit |
| | | | | | preparation; confer re treatment of fees related to fee |
| | | | | | petition; compile and circulate list of outstanding items |
| | | | | | to be resolved before filing |
| | | | | | |
| TOTAL | | | 3949.1 | \$1,997,575.10 | |